

Digitized by the Internet Archive
in 2022 with funding from
University of Toronto

<https://archive.org/details/31761115501041>



STATUTES

OF THE

PROVINCE OF ONTARIO

RECEIVING ROYAL ASSENT IN THE YEAR 1978

Being in the twenty-sixth and twenty-seventh years of the
Reign of Her Majesty Queen Elizabeth II

In which was held the Second Session of the Thirty-
First Legislature of Ontario, convened on the 21st day
of February, 1978 and ending upon the prorogation
of the Legislature on the 15th day of December, 1978.

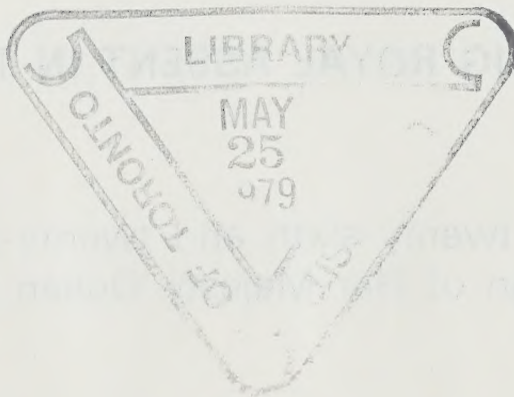
HER HONOUR PAULINE M. McGIBBON
LIEUTENANT GOVERNOR



STATUTES

OF THE

PROVINCE OF ONTARIO



In which was held the second Session of the
First Legislature of Ontario, commenced on the 7th day
of February, 1878 and ending upon the dissolution
of the Legislature on the 15th day of December, 1878.

HER HONOUR PATRICK A. MAGUIRE
DEPUTY GOVERNOR

TABLE OF CONTENTS

	PAGE
Index to Statutes, 1978.....	1095
✓ Table of Public Statutes and Amendments: R.S.O. 1970; 1971; 1971 (2nd Session); 1972; 1973; 1974; 1975; 1975 (2nd Session); 1976; 1976 (2nd Session); 1977; 1978.....	1171
✓ Table of Proclamations: R.S.O. 1970; 1971; 1971 (2nd Session); 1972; 1973; 1974; 1975; 1975 (2nd Session); 1976; 1976 (2nd Session); 1977; 1978.....	1191
Table of Regulations filed under The Regulations Act to December 31st, 1978.....	1199

PART I

26-27 Eliz. II
(1978)
Chap.

PUBLIC ACTS

74 — The Art Gallery of Ontario Amendment Act, 1978.....	(Bill 155)	587
73 — The Assessment Amendment Act, 1978.....	(Bill 146)	585
40 — The Building Code Amendment Act, 1978.....	(Bill 91)	235
49 — The Business Corporations Amendment Act, 1978.....	(Bill 9)	419
28 — The Change of Name Amendment Act, 1978.....	(Bill 76)	129
85 — The Child Welfare Act, 1978.....	(Bill 114)	711
69 — The Children's Institutions Act, 1978.....	(Bill 117)	537
67 — The Children's Mental Health Services Act, 1978.....	(Bill 115)	525
41 — The Children's Probation Act, 1978.....	(Bill 95)	239
70 — The Children's Residential Services Act, 1978.....	(Bill 118)	547
30 — The Commodity Boards and Marketing Agencies Act, 1978	(Bill 48)	133
48 — The Commodity Futures Act, 1978.....	(Bill 8)	379
84 — The Condominium Act, 1978.....	(Bill 103)	659
86 — The Co-operative Corporations Amendment Act, 1978...	(Bill 122)	795
38 — The Coroners Amendment Act, 1978 (No. 1).....	(Bill 86)	227
95 — The Coroners Amendment Act, 1978 (No. 2).....	(Bill 186)	861

	PAGE
29 — The Corporations Amendment Act, 1978 (Bill 77)	131
96 — The Corporations Information Amendment Act, 1978 . . . (Bill 187)	863
14 — The Corporations Tax Amendment Act, 1978 (No. 1) (Bill 28)	79
21 — The Corporations Tax Amendment Act, 1978 (No. 2) (Bill 68)	113
102 — The County Courts Amendment Act, 1978 (Bill 199)	905
79 — The Crown Employees Collective Bargaining Amendment Act, 1978 (Bill 173)	601
51 — The Crown Timber Amendment Act, 1978 (Bill 35)	449
72 — The Day Nurseries Act, 1978 (Bill 120)	565
60 — The Discriminatory Business Practices Act, 1978 (Bill 112)	485
34 — The District Municipality of Muskoka Amendment Act, 1978 (Bill 82)	199
44 — The Education Amendment Act, 1978 (Bill 110)	249
97 — The Executive Council Amendment Act, 1978 (Bill 191)	865
2 — The Family Law Reform Act, 1978 (Bill 59)	5
75 — The Foreign Cultural Objects Immunity from Seizure Act, 1978 (Bill 156)	591
52 — The Game and Fish Amendment Act, 1978 (Bill 123)	453
77 — The Gasoline Tax Amendment Act, 1978 (Bill 158)	595
55 — The City of Hazeldean-March Act, 1978 (Bill 131)	463
58 — The City of Hazeldean-March Amendment Act, 1978 (Bill 144)	475
4 — The Highway Traffic Amendment Act, 1978 (No. 1) (Bill 23)	43
16 — The Highway Traffic Amendment Act, 1978 (No. 2) (Bill 42)	97
24 — The Highway Traffic Amendment Act, 1978 (No. 3) (Bill 22)	119
90 — The Highway Traffic Amendment Act, 1978 (No. 4) (Bill 150)	841
11 — The Income Tax Amendment Act, 1978 (No. 1) (Bill 26)	71
20 — The Income Tax Amendment Act, 1978 (No. 2) (Bill 61)	111

26-27 Eliz. II
(1978)
Chap.

	PAGE
76 — The Income Tax Amendment Act, 1978 (No. 3) (Bill 157)	593
1 — The Income Tax Discounters Amendment Act, 1978 (Bill 10)	1
26 — The Judicature Amendment Act, 1978 (Bill 71)	125
27 — The Juries Amendment Act, 1978 (Bill 72)	127
63 — The Land Speculation Tax Repeal Act, 1978 (Bill 151)	507
7 — The Land Titles Amendment Act, 1978 (Bill 33)	63
18 — The Landlord and Tenant Amendment Act, 1978 (Bill 50)	107
98 — The Legislative Assembly Amendment Act, 1978 (Bill 192)	867
42 — The Liquor Licence Amendment Act, 1978 (Bill 96)	241
50 — The Mental Health Amendment Act, 1978 (Bill 19)	425
87 — The Metric Conversion Statute Law Amendment Act, 1978 (Bill 137)	803
82 — The Mining Tax Amendment Act, 1978 (Bill 29)	609
100 — The Ministry of Agriculture and Food Statute Law Amendment and Repeal Act, 1978 (Bill 194)	877
37 — The Ministry of Correctional Services Act, 1978 (Bill 85)	211
15 — The Ministry of Government Services Amendment Act, 1978 (Bill 31)	93
64 — The Ministry of Intergovernmental Affairs Act, 1978 (Bill 166)	509
92 — The Ministry of Natural Resources Amendment Act, 1978 (Bill 179)	851
62 — The Ministry of Treasury and Economics Act, 1978 (Bill 142)	499
78 — The Motor Vehicle Fuel Tax Amendment Act, 1978 (Bill 159)	597
17 — The Municipal Amendment Act, 1978 (No. 1) (Bill 49)	99
32 — The Municipal Amendment Act, 1978 (No. 2) (Bill 80)	153
101 — The Municipal Amendment Act, 1978 (No. 3)	891
104 — The Municipal Amendment Act, 1978 (No. 4)	99
12 — The Municipal Elections Amendment Act, 1978 (No.	3

26-27 Eliz. II (1978) Chap.		PAGE
57 — The Municipal Elections Amendment Act, 1978 (No. 2).. <i>(Bill 143)</i>		473
35 — The Municipality of Metropolitan Toronto Amendment Act, 1978 (No. 1)..... <i>(Bill 83)</i>		203
45 — The Municipality of Metropolitan Toronto Amendment Act, 1978 (No. 2)..... <i>(Bill 111)</i>		257
43 — The Muskoka & Parry Sound Telephone Co., Limited Acquisition Act, 1978..... <i>(Bill 108)</i>		245
65 — The City of Nepean Act, 1978..... <i>(Bill 172)</i>		515
91 — The Niagara Parks Amendment Act, 1978..... <i>(Bill 168)</i>		849
83 — The Occupational Health and Safety Act, 1978..... <i>(Bill 70)</i>		619
89 — The Ontario Agricultural Museum Amendment Act, 1978 <i>(Bill 148)</i>		839
94 — The Ontario Land Corporation Amendment Act, 1978... <i>(Bill 184)</i>		859
13 — The Ontario Loan Act, 1978..... <i>(Bill 24)</i>		77
99 — The Ontario School Trustees' Council Act, 1978..... <i>(Bill 193)</i>		873
39 — The Ontario Student Housing Corporation Act, 1978..... <i>(Bill 90)</i>		233
36 — The County of Oxford Amendment Act, 1978..... <i>(Bill 84)</i>		207
46 — The Township of Pelee Act, 1978..... <i>(Bill 121)</i>		259
93 — The Planning Amendment Act, 1978..... <i>(Bill 183)</i>		853
71 — The Provincial Courts Amendment Act, 1978..... <i>(Bill 119)</i>		561
23 — The Public Vehicles Amendment Act, 1978..... <i>(Bill 20)</i>		117
105 — The Pyramidic Sales Repeal Act, 1978..... <i>(Bill 208)</i>		911
25 — The Racing Commission Amendment Act, 1978..... <i>(Bill 69)</i>		123
33 — The Regional Municipalities Amendment Act, 1978..... <i>(Bill 81)</i>		167
59 — The Regional Municipality of Niagara Amendment Act, 1978 <i>(Bill 145)</i>		481
8 — Amendment Act, 1978..... <i>(Bill 34)</i>		65
5 — al Premises Rent Review Amendment Act, 1978 <i>(Bill 124)</i>		455

26-27 Eliz. II
(1978)
Chap.

	PAGE
80 — The Residential Premises Rent Review Amendment Act, 1978 (No. 2).....(<i>Bill 188</i>)	603
103 — The Residential Premises Rent Review Amendment Act, 1978 (No. 3).....(<i>Bill 202</i>)	907
6 — The Retail Sales Tax Amendment Act, 1978 (No. 1).....(<i>Bill 27</i>)	59
19 — The Retail Sales Tax Amendment Act, 1978 (No. 2).....(<i>Bill 60</i>)	109
61 — The Road Access Act, 1978.....(<i>Bill 104</i>)	495
47 — The Securities Act, 1978.....(<i>Bill 7</i>)	261
10 — The Shoreline Property Assistance Amendment Act, 1978 (<i>Bill 6</i>)	69
3 — The Supply Act, 1978 (Additional Sums for 1977-78 Fiscal Year).....(<i>Bill 43</i>)	41
106 — The Supply Act, 1978 (For Fiscal Year 1978-79).....(<i>Bill 214</i>)	915
9 — The City of Timmins-Porcupine Amendment Act, 1978... (<i>Bill 5</i>)	67
5 — The Tobacco Tax Amendment Act, 1978.....(<i>Bill 25</i>)	57
56 — The Toronto Transit Commission Labour Disputes Settlement Act, 1978.....(<i>Bill 141</i>)	467
66 — The Training Schools Amendment Act, 1978.....(<i>Bill 113</i>)	517
22 — The Trustee Amendment Act, 1978.....(<i>Bill 1</i>)	115
68 — The Unified Family Court Amendment Act, 1978.....(<i>Bill 116</i>)	535
88 — The University of Toronto Amendment Act, 1978.....(<i>Bill 147</i>)	831
81 — The Vital Statistics Amendment Act, 1978.....(<i>Bill 11</i>)	605
54 — The Workmen's Compensation Amendment Act, 1978...(<i>Bill 126</i>)	457
31 — The York Municipal Hydro-Electric Service Act, 1978...(<i>Bill 66</i>)	137

PART II

PRIVATE ACTS

107 — The A. C. McIntyre Motors Limited Act, 1978.....(<i>Bill Pr6</i>)	921
108 — The A.M. Crawford Co. Limited Act, 1978.....(<i>Bill Pr35</i>)	923

109 — The Beaver Construction (Ontario) Limited Act, 1978 . . .	(Bill Pr8)	925
110 — The Beezee Foods Limited Act, 1978	(Bill Pr28)	927
111 — The Brockville General Hospital Act, 1978	(Bill Pr39)	929
112 — The Capuchins of Central Canada Act, 1978	(Bill Pr46)	931
113 — The Congregation Beth Am Act, 1978	(Bill Pr10)	933
114 — The City of Cornwall Act, 1978 (No. 1)	(Bill Pr4)	937
115 — The City of Cornwall Act, 1978 (No. 2)	(Bill Pr21)	939
116 — The Crossroads Christian Communications Incorporated Act, 1978	(Bill Pr3)	943
117 — The Town of Exeter Act, 1978	(Bill Pr33)	947
118 — The Five-O Taxi Limited Act, 1978	(Bill Pr47)	949
119 — The City of Hamilton Act, 1978 (No. 1)	(Bill Pr7)	951
120 — The City of Hamilton Act, 1978 (No. 2)	(Bill Pr19)	955
121 — The Hamilton Civic Hospitals Act, 1978	(Bill Pr18)	957
122 — The Hare Transport Limited Act, 1978	(Bill Pr5)	965
123 — The Hillport Motors Limited Act, 1978	(Bill Pr16)	967
124 — The Homemaster Improvements Limited Act, 1978	(Bill Pr50)	969
125 — The John A. Schmalz Agencies Limited Act, 1978	(Bill Pr1)	971
126 — The County of Lennox and Addington Act, 1978	(Bill Pr27)	973
127 — The Lincoln County Board of Education Act, 1978	(Bill Pr40)	975
128 — The City of London Act, 1978	(Bill Pr13)	979
129 — The Township of Longueuil Act, 1978	(Bill Pr34)	983
130 — The Loubill Hobbies and Sports Limited Act, 1978	(Bill Pr37)	995
131 — The Macdonald Stewart Community Art Centre Act, 1978	(Bill Pr9)	997
132 — The City of Mississauga Act, 1978	(Bill Pr42)	1005
133 — The Moran Pharmacy Limited Act, 1978	(Bill Pr36)	1013

134 — The City of Ottawa Act, 1978	(Bill Pr17)	1015
135 — The Ottawa Charitable Foundation Act, 1978	(Bill Pr24)	1019
136 — The Poly Aire International Limited Act, 1978	(Bill Pr29)	1021
137 — The P. W. MacLellan Construction Inc. Act, 1978	(Bill Pr14)	1023
138 — The Reg. Booth & Son Limited Act, 1978	(Bill Pr45)	1025
139 — The Regis College Act, 1978	(Bill Pr31)	1027
140 — The Ross & Ross Grains Limited Act, 1978	(Bill Pr41)	1037
141 — The Royal Hotel (Picton) Limited Act, 1978	(Bill Pr48)	1039
142 — The Royal Trust Corporation of Canada Act, 1978	(Bill Pr25)	1041
143 — The Salsberg's Smoke & Gift Shop Ltd. Act, 1978	(Bill Pr12)	1049
144 — The Borough of Scarborough Act, 1978	(Bill Pr49)	1051
145 — The Sudbury Young Women's Christian Association Act, 1978	(Bill Pr43)	1053
146 — The City of Thunder Bay Act, 1978	(Bill Pr26)	1055
147 — The Township of Tilbury West Act, 1978	(Bill Pr20)	1057
148 — The City of Toronto Act, 1978	(Bill Pr23)	1073
149 — The Town of Whitchurch-Stouffville Act, 1978	(Bill Pr44)	1077
150 — The White Queen Limited Act, 1978	(Bill Pr11)	1079
151 — The William Hall Peterborough Protestant Poor Trust Act, 1978	(Bill Pr15)	1081
152 — The City of Windsor Act, 1978 (No. 1)	(Bill Pr22)	1085
153 — The City of Windsor Act, 1978 (No. 2)	(Bill Pr30)	1089

PART I
PUBLIC ACTS

Chapters 1 to 106

CHAPTER 1

An Act to amend the
Discounting of Income Tax Refunds Act, 1977

Assented to March 10th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

1. Section 1 of *The Income Tax Discounters Act, 1977*, being chapter 55, is amended by relettering clause *a* as clause *aa* and by adding thereto the following clause:

(a) “Director” means the Director under *The Ministry of Consumer and Commercial Relations Act*.

R.S.O. 1970, c. 113
2. Section 4 of the said Act is amended by adding thereto the following subsections:

(2) No discounter shall give or offer to give to a taxpayer, in return for the right to receive a refund which is due or will become due to the taxpayer, a consideration of less than 95 per cent of the amount of the refund or such greater amount as may be prescribed by the regulations.

Exceeding maximum discount prohibited

(3) No discounter shall acquire from a taxpayer the right to receive a refund unless the discounter pays the whole of the consideration for the acquisition at the time of the acquisition in cash or by cheque that is payable immediately.

Consideration for acquisition to be cash or cheque
3. The said Act is amended by adding thereto the following sections:

9a.—(1) In this section, “person being investigated” means a person whom the Director, upon a statement made under oath, believes on reasonable and probable grounds has contravened, is contravening or is about to contravene any of the provisions of this Act or regulations.

Interpretation

(2) The Director, if he believes it advisable for the protection of clients of a person being investigated may, in writing or by telegram, direct any person having on deposit

Order to refrain from dealing with assets

ss. 9a, 9b, enacted

or under control or for safekeeping any assets or trust funds of the person being investigated, to hold such assets or trust funds or direct the person being investigated to refrain from withdrawing any such assets or trust funds from any person having any of them on deposit or under control or for safekeeping or to hold such assets or any trust funds of clients in his possession or control in trust for any interim receiver, custodian, trustee, receiver or liquidator appointed under the *Bankruptcy Act* (Canada), *The Judicature Act*, *The Corporations Act*, *The Business Corporations Act* or the *Winding-up Act* (Canada), or until the Director revokes such direction or consents to the release of any particular assets or trust funds from the direction but, in the case of a bank, loan or trust company, the direction only applies to the office, branches or agencies thereof named in the direction.

R.S.C. 1970,
cc. B-4, W-11

R.S.O. 1970,
cc. 228, 89, 53

Bond in lieu

(3) Subsection 2 does not apply where the person being investigated files with the Director,

(a) a personal bond accompanied by collateral security;

(b) a bond of a guarantee company approved under *The Guarantee Companies Securities Act*; or

(c) a bond of a guarantor, other than a guarantee company, accompanied by collateral security,

R.S.O. 1970,
c. 196

in such form, terms and amount as the Director determines.

Application
for direction

(4) Any person in receipt of a direction given under subsection 2, if in doubt as to the application of the direction to any assets or trust funds, or in case of a claim being made thereto by a person not named in the direction, may apply to a judge or local judge of the Supreme Court who may direct the disposition of such assets or trust funds and may make such order as to costs as seems just.

Application
for
cancellation
of
direction

(5) Any person being investigated in respect of whom a direction has been given by the Director under subsection 2 may, at any time, apply to the court for cancellation in whole or in part of the direction and the court shall dispose of the application after a hearing and may, if it finds that such a direction is not required in whole or in part for the protection of consumers of the applicant or that the interests of other persons are unduly prejudiced thereby, cancel the direction in whole or in part, and the applicant, the Director and such other persons as the court may specify are parties to the proceedings before the court.

9b. Any notice or document required by this Act to be served or given may be served or given personally or by registered mail addressed to the person to whom notice is to be given at his last known address and, where notice is served or given by mail, the service shall be deemed to have been made on the fifth day after the day of mailing unless the person to whom notice is given establishes that he, acting in good faith, through absence, accident, illness or other cause beyond his control, did not receive the notice, or did not receive the notice until a later date.

Service
of notice

4. Clause *d* of section 11 of the said Act is amended by striking out "section 3" in the third line and inserting in lieu thereof "sections 3 and 4".

s. 11 (*d*),
amended

5. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

6. The short title of this Act is *The Income Tax Discounters Amendment Act, 1978*.

Short title

CHAPTER 2

**An Act to reform the Law respecting
Property Rights and Support Obligations
between Married Persons and in other
Family Relationships**

Assented to March 16th, 1978

WHEREAS, it is desirable to encourage and strengthen ^{Preamble} the role of the family in society;

AND WHEREAS for that purpose it is necessary to recognize the equal position of spouses as individuals within marriage and to recognize marriage as a form of partnership;

AND WHEREAS in support of such recognition it is necessary to provide in law for the orderly and equitable settlement of the affairs of the spouses upon the breakdown of the partnership; and to provide for other mutual obligations in family relationships, including the equitable sharing by parents of responsibility for their children:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

- (a) “child” means a child born within or outside marriage, subject to sections 83 and 85 of *The Child Welfare Act* (which relate to the effect of adoption), and includes a person whom the parent has demonstrated a settled intention to treat as a child of his or her family, but does not include a child placed in a foster home for consideration by a person having lawful custody; R.S.O. 1970,
c. 64
- (b) “cohabit” means to live together in a conjugal relationship, whether within or outside marriage;
- (c) “court” means a provincial court (family division), the Unified Family Court, a county or district court or the Supreme Court;

- (d) “domestic contract” means a domestic contract as defined in Part IV;
- (e) “parent” means the father or mother of a child, and includes a person who has demonstrated a settled intention to treat a child as a child of his or her family, but does not include a person in whose home a child was placed as a foster child for consideration by a person having lawful custody;
- (f) “spouse” means either of a man and woman who,
- (i) are married to each other,
 - (ii) are married to each other by a marriage that is voidable and has not been voided by a judgment of nullity, or
 - (iii) have gone through a form of marriage with each other, in good faith, that is void and are cohabiting or have cohabited within the preceding year.

Combining of
application

2.—(1) Where, in an application under any provision of this Act, it appears to the court that for the appropriate determination of the affairs of the spouses it is necessary or desirable to have other matters first or simultaneously determined, the court may direct that the application stand over until such other applications are brought or determined as the court considers appropriate.

All
proceedings
in one court

(2) Except as otherwise provided, where an application is made to a court under this Act, no person who is a party to the proceeding shall make an application under this Act to any other court, but the court may order that the proceedings be transferred to a court having other jurisdiction where, in the opinion of the court, the court having other jurisdiction is more appropriate to determine the matters in issue that should be determined at the same time.

Applications

(3) An application under this Act may be made in the manner prescribed by the rules of the court or in another proceeding.

Capacity
of minors

(4) A minor who is a spouse has capacity to commence, conduct and defend a proceeding under this Act without the intervention of a next friend or guardian *ad litem* and give any consent required or authorized by this Act.

Extension
of times

(5) The court may extend any time prescribed by this Act where the court is satisfied that,

- (a) there are *prima facie* grounds for relief;
- (b) relief is unavailable because of delay that has been incurred in good faith; and
- (c) no substantial prejudice or hardship will result to any person affected by reason of the delay.

(6) The court may exclude the public from a hearing, or any part thereof, where, in the opinion of the presiding judge, the desirability of protecting against the consequences of possible disclosure of intimate financial or personal matters outweighs the desirability of holding the hearing in public and the court may by order prohibit the publication of any matter connected with the application or given in evidence at the hearing. Closed
hearings

(7) Upon the consent of the parties in an application under this Act, the court may make any order that the court is otherwise empowered to make by this Act, subject to the duty of the court to have regard to the best interests of children affected. Consent
orders

(8) Any matter provided for in a domestic contract may be incorporated in an order made under this Act. Incorporation
of contract
in order

(9) Where a domestic contract makes provision in respect of a matter that is provided for in this Act, the contract prevails except as otherwise provided in this Act. Act subject
to contracts

(10) Where an order made under this Act affects real property, the order does not affect the acquisition of an interest in the real property by a person in good faith without notice of the order, unless the order is registered in the proper land registry office. Registration
of orders

PART I

FAMILY PROPERTY

3. In this Part,

Interpre-
tation

- (a) “court” means a court as defined in section 1 but does not include a provincial court (family division);
- (b) “family assets” means a matrimonial home as determined under Part III and property owned by one spouse or both spouses and ordinarily used or enjoyed by both spouses or one or more of their children while the spouses are residing together for shelter or transportation or for household, educational, recreational, social or aesthetic purposes, and includes,

- (i) money in an account with a chartered bank, savings office, credit union or trust company where the account is ordinarily used for shelter or transportation or for household, educational, recreational, social or aesthetic purposes,
- (ii) where property owned by a corporation, partnership or trustee would, if it were owned by a spouse, be a family asset, shares in the corporation or an interest in the partnership or trust owned by the spouse having a market value equal to the value of the benefit the spouse has in respect of the property,
- (iii) property over which a spouse has, either alone or in conjunction with another person, a power of appointment exercisable in favour of himself or herself, if the property would be a family asset if it were owned by the spouse, and
- (iv) property disposed of by a spouse but over which the spouse has, either alone or in conjunction with another person, a power to revoke the disposition or a power to consume, invoke or dispose of the property, if the property would be a family asset if it were owned by the spouse,

but does not include property that the spouses have agreed by a domestic contract is not to be included in the family assets;

- (c) “property” means real or personal property or any interest therein.

Division of
family
assets

4.—(1) Subject to subsection 4, where a decree *nisi* of divorce is pronounced or a marriage is declared a nullity or where the spouses are separated and there is no reasonable prospect of the resumption of cohabitation, each spouse is entitled to have the family assets divided in equal shares notwithstanding the ownership of the assets by the spouses as determinable for other purposes and notwithstanding any order under section 7.

Application
to court

(2) The court may, upon the application of a person who is the spouse of another, determine any matter respecting the division of family assets between them.

Effect of
death of
spouse

(3) The rights under subsection 1 are personal as between the spouses but any application commenced under subsection

2 before the death of a spouse may be continued by or against the estate of the deceased spouse.

(4) The court may make a division of family assets resulting in shares that are not equal where the court is of the opinion that a division of the family assets in equal shares would be inequitable, having regard to, Variation
of division

- (a) any agreement other than a domestic contract;
- (b) the duration of the period of cohabitation under the marriage;
- (c) the duration of the period during which the spouses have lived separate and apart;
- (d) the date when the property was acquired;
- (e) the extent to which property was acquired by one spouse by inheritance or by gift; or
- (f) any other circumstance relating to the acquisition, disposition, preservation, maintenance, improvement or use of property rendering it inequitable for the division of family assets to be in equal shares.

(5) The purpose of this section is to recognize that child care, household management and financial provision are the joint responsibilities of the spouses and that inherent in the marital relationship there is joint contribution, whether financial or otherwise, by the spouses to the assumption of these responsibilities, entitling each spouse to an equal division of the family assets, subject to the equitable considerations set out in subsections 4 and 6. Purpose

(6) The court shall make a division of any property that is not a family asset where, Property
other than
family
assets

- (a) a spouse has unreasonably impoverished the family assets; or
- (b) the result of a division of the family assets would be inequitable in all the circumstances, having regard to,
 - (i) the considerations set out in clauses *a* to *f* of subsection 4, and
 - (ii) the effect of the assumption by one spouse of any of the responsibilities set out in subsection 5 on the ability of the other spouse to acquire, manage, maintain, operate or improve property that is not a family asset.

Statement
of property

5.—(1) Where an application is made under section 4, each party shall file with the court and serve upon the other a statement verified by oath or statutory declaration disclosing particulars of all property of the party in the manner and form prescribed by the rules of the court.

Order for
sealing
statement

(2) Where, in the opinion of the court, the public disclosure of any information required to be contained in a statement under subsection 1 would be a hardship on the person giving the statement, the court may order that the statement and any cross-examination upon it before the hearing be treated as confidential and not form part of the public record.

Powers of
court

6. In an application under section 4, the court may order,

- (a) that the title to any specified property directed to a spouse in the division be transferred to or in trust for or vested in the spouse whether absolutely, for life or for a term of years;
- (b) the partition or sale of any property;
- (c) that payment be made out of the proceeds of sale to one or both spouses, and the amount thereof;
- (d) that any property forming part of the share of either or both spouses be transferred to or in trust for or vested in a child to whom a spouse owes an obligation to provide support;
- (e) that either or both spouses give security for the performance of any obligation imposed by the order, including a charge on property; and
- (f) that either spouse pay to the other such sum as is set out in the order for the purpose of adjusting the division,

and may make such other orders or directions as are ancillary thereto.

Determin-
ation of
questions of
title between
married
persons

7. Any person may apply to the court for the determination of any question between that person and his or her spouse or former spouse as to the ownership or right to possession of any particular property, except where an application or an order has been made respecting the property under section 4 or 6, and the court may,

- (a) declare the ownership or right to possession;
- (b) where the property has been disposed of, order payment in compensation for the interest of either party;

- (c) order that the property be partitioned or sold for the purpose of realizing the interests therein; and
- (d) order that either or both spouses give security for the performance of any obligation imposed by the order, including a charge on property,

and may make such other orders or directions as are ancillary thereto.

8. Where one spouse or former spouse has contributed work, money or money's worth in respect of the acquisition, management, maintenance, operation or improvement of property, other than family assets, in which the other has or had an interest, upon application, the court may by order, Contribution to property

- (a) direct the payment of an amount in compensation therefor; or
- (b) award a share of the interest of the other spouse or former spouse in the property appropriate to the contribution,

and the court shall determine and assess the contribution without regard to the relationship of husband and wife or the fact that the acts constituting the contribution are those of a reasonable spouse of that sex in the circumstances. 1975, c. 41, s. 1 (3) (c), *amended*.

9. In or pending an application under section 4, 7 or 8, the court may make such interim order as it considers necessary for restraining the dissipation of the property and for the possession, delivering up, safekeeping and preservation of the property. Interim orders for preservation

10. Where a court orders security for the performance of any obligation under this Part or charges a property therewith, the court may, upon application and notice to all persons having an interest in the property, direct its sale for the purpose of realizing the security or charge. Realization of security

11.—(1) The rule of law applying a presumption of advancement in questions of the ownership of property as between husband and wife is abolished and in place thereof the rule of law applying a presumption of a resulting trust shall be applied in the same manner as if they were not married, except that, Presumptions

- (a) the fact that property is placed or taken in the name of spouses as joint tenants is *prima facie* proof that each spouse is intended to have on a severance of the joint tenancy a one-half beneficial interest in the property; and

- (b) money on deposit in a chartered bank, savings office, credit union or trust company in the name of both spouses shall be deemed to be in the name of the spouses as joint tenants for the purposes of clause *a.* 1975, c. 41, s. 1 (3) (*d*), *amended*.

Application

(2) Subsection 1 applies notwithstanding that the event giving rise to the presumption occurred before this section comes into force.

Application
of Part

12. This Part applies notwithstanding that,

- (a) the spouses entered into the marriage before this Part comes into force;
- (b) the property in issue was acquired before this Part comes into force; or
- (c) a proceeding to determine the rights as between spouses in respect of property has been commenced or adjudicated before this Part comes into force.

Conflict
of laws

13.—(1) The division of family assets and the ownership as between spouses of movable property wherever situate are governed by the internal law of the place where both spouses had their last common habitual residence or, where there is no place where the spouses had a common habitual residence, by the law of Ontario.

Idem

(2) The ownership of immovable property as between spouses is governed by the internal law of the place where the land is situated, but where the law of Ontario is applicable respecting the division of family assets, the value of the property may be taken into consideration for the purposes of section 4.

PART II

SUPPORT OBLIGATIONS

Interpre-
tation

14. In this Part,

- (a) “dependant” means a person to whom another has an obligation to provide support under this Part;
- (b) “spouse” means a spouse as defined in section 1, and in addition includes,
 - (i) either of a man and woman not being married to each other who have cohabited,

1. continuously for a period of not less than five years, or

2. in a relationship of some permanence where there is a child born of whom they are the natural parents,

and have so cohabited within the preceding year, and

- (ii) either of a man and woman between whom an order for support has been made under this Part or an order for alimony or maintenance has been made before this Part comes into force.

15. Every spouse has an obligation to provide support for himself or herself and for the other spouse, in accordance with need, to the extent that he or she is capable of doing so. Obligation of spouses for support

16.—(1) Every parent has an obligation, to the extent the parent is capable of doing so, to provide support, in accordance with need, for his or her child who is unmarried and is under the age of eighteen years. Obligation of parent to support child

(2) The obligation under subsection 1 does not extend to a child who, being of the age of sixteen years or over, has withdrawn from parental control. Idem

17. Every child who is not a minor has an obligation to provide support, in accordance with need, for his or her parent who has cared for and provided support for the child, to the extent that the child is capable of doing so. Obligation of child to support parent

18.—(1) A court may, upon application, order a person to provide support for his or her dependants and determine the amount thereof. Order for support

(2) An application for an order for the support of a dependant may be made by the dependant or a parent of the dependant or under subsection 3. Applicants

(3) An application for an order for the support of a dependant who is a spouse or a dependent child of the spouse may be made by, Idem

(a) the Ministry of Community and Social Services in the name of the Minister; or

(b) a municipal corporation, including a metropolitan, district or regional municipality, but not including an area municipality thereof,

if the Ministry or municipality is providing a benefit under *The Family Benefits Act* or assistance under *The General Welfare Assistance Act* in respect of the support of the dependant. R.S.O. 1970, cc. 157, 192

Setting aside
domestic
contract

(4) The court may set aside a provision for support in a domestic contract or paternity agreement and may determine and order support in an application under subsection 1 notwithstanding that the contract or agreement contains an express provision excluding the application of this section,

- (a) where the provision for support or the waiver of the right to support results in circumstances that are unconscionable;
- (b) where the provision for support is to a spouse who qualifies for an allowance for support out of public money; or
- (c) where there has been default in the payment of support under the contract or agreement.

Determin-
ation of
amount

(5) In determining the amount, if any, of support in relation to need, the court shall consider all the circumstances of the parties, including,

- (a) the assets and means of the dependant and of the respondent and any benefit or loss of benefit under a pension plan or annuity;
- (b) the capacity of the dependant to provide for his or her own support;
- (c) the capacity of the respondent to provide support;
- (d) the age and the physical and mental health of the dependant and of the respondent;
- (e) the length of time the dependant and respondent cohabited;
- (f) the needs of the dependant, in determining which the court may have regard to the accustomed standard of living while the parties resided together;
- (g) the measures available for the dependant to become financially independent and the length of time and cost involved to enable the dependant to take such measures;
- (h) the legal obligation of the respondent to provide support for any other person;
- (i) the desirability of the dependant or respondent remaining at home to care for a child;

- (j) a contribution by the dependant to the realization of the career potential of the respondent;
- (k) where the dependant is a child, his or her aptitude for and reasonable prospects of obtaining an education;
- (l) where the dependant is a spouse, the effect on his or her earning capacity of the responsibilities assumed during cohabitation;
- (m) where the dependant is a spouse, whether the dependant has undertaken the care of a child who is of the age of eighteen years or over and unable by reason of illness, disability or other cause to withdraw from the charge of his or her parents;
- (n) where the dependant is a spouse, whether the dependant has undertaken to assist in the continuation of a program of education for a child who is of the age of eighteen years or over and unable for that reason to withdraw from the charge of his or her parents;
- (o) where the dependant is a spouse, any house-keeping, child care or other domestic service performed by the spouse for the family, in the same way as if the spouse were devoting the time spent in performing that service in remunerative employment and were contributing the earnings therefrom to the support of the family; and
- (p) any other legal right of the dependant to support other than out of public money.

(6) The obligation to provide support for a spouse exists without regard to the conduct of either spouse, but the court may in determining the amount of support have regard to a course of conduct that is so unconscionable as to constitute an obvious and gross repudiation of the relationship. Conduct

19.—(1) In an application under section 18, the court may order, Powers of court

- (a) an amount payable periodically, whether annually or otherwise and whether for an indefinite or limited period, or until the happening of a specified event;
- (b) a lump sum to be paid or held in trust;

- (c) any specified property to be transferred to or in trust for or vested in the dependant, whether absolutely, for life or for a term of years;
- (d) any matter authorized to be ordered under clauses *a* to *d* of subsection 1 of section 45 and subject to subsection 3 thereof;
- (e) that all or any of the moneys payable under the order be paid into court or to any other appropriate person or agency for the benefit of the dependant;
- (f) the payment of support to be made in respect of any period before the date of the order;
- (g) the payment to an agency referred to in subsection 3 of section 18 of any amount in reimbursement for a benefit or assistance referred to therein, including an amount in reimbursement for such benefit or assistance provided before the date of the order;
- (h) the payment of expenses in respect of the prenatal care and birth of a child;
- (i) that the obligation and liability for support continue after the death of the respondent and be a debt of his or her estate for such period as is fixed in the order;
- (j) that a spouse who has a policy of life insurance as defined in Part V of *The Insurance Act* designate the other spouse or a child as the beneficiary irrevocably; and
- (k) the securing of payment under the order, by a charge on property or otherwise.

R.S.O. 1970,
c. 224

Limitation
on
jurisdiction
of family
court

(2) A provincial court (family division) shall not make an order under clause *b*, *c*, *j* or *k* of subsection 1 except for the provision of necessities or preventing the dependant from becoming a public charge.

Interim
orders

(3) Where an application is made under section 18, the court may make such interim order as the court considers appropriate.

Assignment
of support

(4) An order for support is assignable to an agency referred to in subsection 3 of section 18.

(5) Unless an order to provide support otherwise provides, it terminates upon the death of the person having the obligation to provide support, and the liability for amounts under the order coming due and unpaid in the preceding twelve months is a debt of his or her estate.

Termination
of support
order on
death

20.—(1) Where an action for divorce is commenced under the *Divorce Act* (Canada), any application for support or custody under this Part that has not been determined is stayed except by leave of the court.

Effect of
divorce
proceedings
R.S.C. 1970,
c. D-8

(2) Where a marriage is terminated by a decree absolute of divorce or declared a nullity and the question of support was not judicially determined in the divorce or nullity proceedings, an order for support made under this Part continues in force according to its terms.

Idem

21.—(1) Where an order for support has been made or confirmed and where the court is satisfied that there has been a material change in the circumstances of the dependant or the respondent or evidence has become available that was not available on the previous hearing, the court may, upon the application of any person named in the order or referred to in subsection 3 of section 18, discharge, vary or suspend any term of the order, prospectively or retroactively, relieve the respondent from the payment of part or all of the arrears or any interest due thereon and make such other order under section 19 as the court considers appropriate in the circumstances referred to in section 18.

Review and
variation
of orders

(2) An application under subsection 1 shall be made to the court that made the order or to a co-ordinate court in another part of Ontario.

Court

(3) No application under subsection 1 shall be made within six months after the making of the order for support or the disposition of any other application under subsection 1 in respect of the same order, except by leave of the court.

Limitation
on appli-
cations for
review

(4) This section applies to orders for maintenance or alimony made before this section comes into force or in a proceeding commenced before this section comes into force.

Existing
orders

22. In or pending an application under section 18 or appearance to a notice under section 28, or where an order for support has been made, the court may make such interim or final order as it considers necessary for restraining the disposition or wasting of assets that would impair or defeat the claim or order for the payment of support.

Restraining
orders

Statement
of financial
affairs

23.—(1) Where an application is made under section 18 or 21, each party shall file with the court and serve upon the other a statement verified by oath or statutory declaration disclosing particulars of financial information in the manner and form prescribed by the rules of the court.

Order for
sealing
statement

(2) Where, in the opinion of the court, the public disclosure of any information required to be contained in a statement under subsection 1 would be a hardship on the person giving the statement, the court may order that the statement and any cross-examination upon it before the hearing be treated as confidential and not form part of the public record.

Absconding
respondent
or debtor

24. Where an application is made under section 18 or a notice is issued under section 28 and a judge of the court is satisfied that the respondent or debtor is about to leave Ontario, the judge may issue a warrant in the form prescribed by the rules of the court for the arrest of the respondent or debtor.

Provisional
orders

25.—(1) Where an application is made under section 18 or 21 in a provincial court (family division) or the Unified Family Court and,

- (a) the respondent in the application fails to appear;
- (b) it appears to the court that the respondent resides in a locality in Ontario that is outside the territorial jurisdiction of the court; and
- (c) in the circumstances of the case, the court is of the opinion that the issues can be adequately determined by proceeding under this section,

the court may proceed in the absence of the respondent and without the statement of the financial affairs of the respondent required by section 23 and in place of a final order may make an order for support that is provisional only and the order has no effect until it is confirmed by the provincial court (family division) or the Unified Family Court in the locality in which the respondent resides.

Transmission
for hearing

(2) Where a provisional order is made under subsection 1, the court making the order shall send to the court having jurisdiction in the locality in which the respondent resides copies of such documents and records, certified in such manner, as are prescribed by the rules of the court.

Show
cause

(3) The court to which the documents and records are sent under subsection 2 shall cause them to be served upon

the respondent together with a notice to file with the court the statement of financial affairs required by section 23 and to appear and show cause why the provisional order should not be confirmed.

(4) At the hearing, the respondent may raise any defence that might have been raised in the original proceedings, but, if on appearing the respondent fails to satisfy the court that the order ought not to be confirmed, the court may confirm the order without variation or with such variation as the court considers proper having regard to all the evidence. Confirmation of order

(5) Where the respondent appears before the court and satisfies the court that for the purpose of any defence or for the taking of further evidence or otherwise it is necessary to remit the case to the court where the applicant resides, the court may so remit the case and adjourn the proceedings for that purpose. Adjournment for further evidence

(6) Where the respondent appears before the court and the court, having regard to all the evidence, is of the opinion that the order ought not to be confirmed, the court shall remit the case to the court that made the order together with a statement of the reasons for so doing, and in that event the court that made the order may dispose of the application in such manner as it considers proper. Where order not confirmed

(7) A certificate certifying copies of documents or records for the purpose of this section and purporting to be signed by the clerk of the court is, without proof of the office or signature of the clerk, admissible in evidence in a court to which it is transmitted under this section as *prima facie* proof of the authenticity of the copy. Certificates as evidence

(8) No appeal lies from a provisional order made under this section, but, where an order is confirmed under this section, the person bound thereby has the same right of appeal as he would have had if the order had been made under section 19. Right of appeal

26.—(1) Where it appears to a court that,

Access to records

- (a) for the purpose of bringing an application under this Part; or
- (b) for the purpose of the enforcement of an order for support, custody or access,

the proposed applicant or person in whose favour the order is made has need to learn or confirm the whereabouts

of the proposed respondent or person against whom the order is made, the court may order any person or public agency to provide the court with such particulars of the address as are contained in the records in its custody and the person or agency shall provide to the court such particulars as it is able to provide.

Section
binds Crown

(2) This section binds the Crown in right of Ontario.

Enforcement
of orders by
family court
clerk

27.—(1) The clerk of the Unified Family Court or of a provincial court (family division), upon the request of a person entitled to support under an order for support or maintenance enforceable in Ontario or other persons or agency mentioned in subsection 3 of section 18 and upon the filing of such material as is prescribed by the rules of the court may enforce the order.

Powers of
court for
enforcement

(2) For the purposes of enforcing an order filed under subsection 1, a provincial court (family division) has the power to issue execution and garnishment in accordance with the rules of the court and section 145 of *The Small Claims Courts Act* and subsection 3 of section 4 of *The Creditors' Relief Act* apply to a garnishment issued by the provincial court (family division).

R.S.O. 1970,
cc. 439, 97

Crown
subject to
attachment
for support
R.S.O. 1970,
c. 365

(3) Notwithstanding section 25 of *The Proceedings Against the Crown Act*, an attachment under subsection 1 of section 30 and any other execution, garnishment or attachment or process in the nature thereof for the payment of an amount owing or accruing under an order for support or maintenance, may be issued against the Crown.

Examination
of debtor

28.—(1) Where there is default in payment under an order for support or maintenance, a clerk of the Unified Family Court or a provincial court (family division) may require the debtor, upon notice,

- (a) to file a statement of financial information referred to in section 23;
- (b) to submit to an examination as to assets and means;
and
- (c) to appear before the court to explain the default.

Compelling
attendance

(2) If the debtor fails to appear as required after being served with a notice, or if the court is satisfied that the debtor cannot be served or intends to leave Ontario without appearing as required after being served, the court giving the notice may issue a warrant for the arrest of the debtor for the purpose of compelling attendance.

29.—(1) Where the debtor fails to satisfy the court that the default is owing to his or her inability to pay and where the court is satisfied that all other practicable means that are available under this Act for enforcing payment have been considered, the court may,

Penalty
for
default

- (a) order imprisonment for a term of not more than ninety days to be served intermittently or as ordered by the court; or
- (b) make such other order as may be made upon summary conviction for an offence that is punishable by imprisonment.

(2) The order for imprisonment under subsection 1 may be made conditional upon default in the performance of a condition set out in the order, including the performance of a community service order.

Conditions
of sentence

30.—(1) Where the court considers it appropriate in a proceeding under section 28, the court may make an attachment order directing the employer of the debtor to deduct from any remuneration of the debtor due at the time the order is served on the employer or thereafter due or accruing due such amount as is named in the order and to pay the amounts deducted into court, and section 7 of *The Wages Act* does not apply.

Attachment
of wages

R.S.O. 1970,
c. 486

(2) Where an application is made under section 21, the court may discharge, vary or suspend any term of an order made under subsection 1.

Variation of
attachment

(3) An order under subsection 1 has priority over any other seizure or attachment of wages arising before or after the service of the order.

Priority
of order

31. Where the court considers it appropriate in a proceeding under section 28, the court may order the debtor to give security for the payment of support or may charge any property of the debtor with payment of an amount for the provision of necessities or preventing the dependant from becoming a public charge.

Security
for
payment

32. Where a court orders security for the payment of support under this Part or charges property therewith, the court may, upon application and notice to all persons having an interest in the property, direct its sale for the purpose of realizing the security or charge.

Realization
of security

Pledging
credit for
necessaries

33.—(1) During cohabitation, a spouse has authority to render himself or herself and his or her spouse jointly and severally liable to a third party for necessities of life, except where the spouse has notified the third party that he or she has withdrawn the authority.

Liability
for
necessaries
of minor

(2) Where a person is entitled to recover against a minor in respect of the provision of necessities for the minor, each parent who has an obligation to support the minor is liable therefor jointly and severally with the minor.

Recovery
between
persons
jointly
liable

(3) Where persons are jointly and severally liable with each other under this section, their liability to each other shall be determined in accordance with their obligation to provide support.

Common
law
supplanted

(4) The provisions of this section apply in place of the rules of common law by which a wife may pledge the credit of her husband.

Order
restraining
harassment

34. Upon application, a court may make an order restraining the spouse of the applicant from molesting, annoying or harassing the applicant or children in the lawful custody of the applicant and may require the spouse of the applicant to enter into such recognizance as the court considers appropriate.

Custody of
children

35.—(1) Upon application, the court may order that either parent or any person have custody of or access to a child in accordance with the best interests of the child and may at any time alter, vary or discharge the order.

Court

(2) An application to alter, vary or discharge the order shall be made to the court that made the order or to a co-ordinate court in another part of Ontario.

Interim
orders

(3) Where an application is made under subsection 1, the court may make such interim order as the court considers appropriate.

Application
to orders
under
R.S.O. 1970,
c. 128

(4) This section applies to orders for custody or access made under *The Deserted Wives' and Children's Maintenance Act*.

Appeal
from
provincial
court (family
division)

36. An appeal lies from an order of the provincial court (family division) under this Part to the county or district court in the county or district in which the provincial court (family division) is situated.

37.—(1) In addition to its powers in respect of contempt, every provincial court (family division) may punish by fine or imprisonment, or by both, any wilful contempt of or resistance to its process, rules or orders under this Act, but the fine shall not in any case exceed \$1,000 nor shall the imprisonment exceed ninety days.

Contempt of orders of provincial court (family division)

(2) An order for imprisonment under subsection 1 may be made conditional upon default in the performance of a condition set out in the order and may provide for the imprisonment to be served intermittently.

Conditions of imprisonment

PART III

MATRIMONIAL HOME

38. In this Part, “property” means real or personal property.

Interpretation

39.—(1) Property in which a person has an interest and that is or has been occupied by the person and his or her spouse as their family residence is their matrimonial home.

Matrimonial home

(2) Subsection 1 applies notwithstanding that its application results in more than one matrimonial home.

More than one matrimonial home

(3) The ownership of a share or shares, or of an interest in a share or shares, of a corporation entitling the owner to the occupation of a housing unit owned by the corporation shall be deemed to be an interest in the unit for the purposes of subsection 1.

Ownership of shares

(4) Where property that includes a matrimonial home is normally used for a purpose other than residential only, the matrimonial home is only such portion of the property as may reasonably be regarded as necessary to the use and enjoyment of the residence.

Residence on farm-land, etc.

40.—(1) A spouse is equally entitled to any right of possession of the other spouse in a matrimonial home.

Right to possession

(2) Subject to an order of the court under this or any other Act, and subject to a separation agreement that provides otherwise, a right of a spouse to possession by virtue of subsection 1 ceases upon the spouse ceasing to be a spouse.

Termination of right to possession

Registered designation of matrimonial home

41.—(1) Both spouses may, by instrument in the form prescribed by the regulations, designate any property that is a matrimonial home and, upon the registration of the instrument and while there is a designation made by the spouses under this subsection that is not cancelled, any other property that would qualify as a matrimonial home under section 39 and that is not similarly designated ceases to be a matrimonial home.

Extent of designation

(2) The property that is designated as a matrimonial home under subsection 1 may include any property contiguous to the matrimonial home that is described for the purpose in the instrument.

Cancellation of designation

(3) The designation of a matrimonial home under subsection 1 is cancelled upon the registration or deposit of,

(a) an instrument in the form prescribed by the regulations executed by both spouses;

(b) a decree absolute of divorce or judgment of nullity;

(c) an order under section 45 cancelling the designation; or

(d) proof of death of one of the spouses.

Effect of cancellation

(4) Upon the cancellation of the designation of a property under subsection 3, the property ceases to be a matrimonial home under section 39.

Revival of matrimonial homes

(5) Upon there ceasing to be a designation under subsection 1, section 39 applies in respect of property that is a matrimonial home.

Alienation of matrimonial home

42.—(1) No spouse shall dispose of or encumber any interest in a matrimonial home unless,

(a) the other spouse joins in the instrument or consents to the transaction;

(b) the other spouse has released all rights under this Part by a separation agreement;

(c) the transaction is authorized by court order or an order has been made releasing the property as a matrimonial home; or

(d) the property is not designated as a matrimonial home under section 41 and an instrument desig-

nating another property as a matrimonial home of the spouses is registered under section 41 and not cancelled.

(2) Where a spouse disposes of or encumbers an interest in a matrimonial home in contravention of subsection 1, the transaction may be set aside on an application under section 44 unless the person holding the interest or encumbrance at the time of the application acquired it for value, in good faith and without notice that the property was at the time of the disposition, agreement or encumbrance a matrimonial home.

Setting
aside
transaction

(3) For the purposes of subsection 2, an affidavit of the person making the disposition or encumbrance,

Proof that
property
not a
matrimonial
home

(a) verifying that he or she is not, or was not, a spouse at the time of the disposition or encumbrance;

(b) verifying that the property has never been occupied by the person and his or her spouse as their matrimonial home;

(c) where the property is not designated under section 41, verifying that an instrument designating another property as a matrimonial home of the person and his or her spouse is registered under section 41 and not cancelled; or

(d) verifying that the other spouse has released all rights under this Part by a separation agreement,

shall, unless the person to whom the disposition or encumbrance is made had actual notice to the contrary, be deemed to be sufficient proof that the property is not a matrimonial home.

(4) This section does not apply to the acquisition of an interest in property by operation of law or of a lien under section 18 of *The Legal Aid Act*.

Liens
arising by
operation
of law
R.S.O. 1970,
c. 239

43.—(1) Where a person is proceeding to realize upon a lien, encumbrance or execution or exercises a forfeiture against property that is a matrimonial home, the spouse who has a right of possession by virtue of section 40 has the same right of redemption or relief against forfeiture as the other spouse has and is entitled to any notice respecting the claim and its enforcement or realization to which the other spouse is entitled.

Right of
redemption
and to
notice

Service of
notice

(2) Any notice to which a spouse is entitled by virtue of subsection 1 shall be deemed to be sufficiently given if served or given personally or by registered mail addressed to the person to whom notice is to be given at his or her usual or last known address or, where none, the address of the matrimonial home, and, where notice is served or given by mail, the service shall be deemed to have been made on the fifth day after the day of mailing.

Effect of
payments
made by
spouse

(3) Where a spouse makes any payment by way of or on account of redemption or relief against forfeiture under the right conferred by subsection 1, the payment shall be applied in satisfaction of the claim giving rise to the lien, encumbrance, execution or forfeiture.

Continuation
of
proceedings
in absence
of spouse

(4) Notwithstanding any other Act, where a person who commences a proceeding to realize upon a lien, encumbrance or execution or to exercise a forfeiture does not have sufficient particulars of a spouse entitled under subsection 1 for the purposes of the proceeding, and a notice given under subsection 2 is not responded to, the proceeding may continue in the absence of the spouse and without regard to the interest of the spouse and any final order in the proceeding terminates the rights of the spouse under this section.

Powers of
court
respecting
alienation

44. The court may, on the application of a spouse or person having an interest in property, by order,

- (a) determine whether or not property is the matrimonial home and, if so, its extent;
- (b) authorize the disposition or encumbrance of the matrimonial home where the court finds that the spouse whose consent is required,
 - (i) cannot be found or is not available,
 - (ii) is not capable of giving or withholding consent, or
 - (iii) is unreasonably withholding consent,

subject to such terms and conditions including provision of other comparable accommodation or payment in place thereof as the court considers appropriate;

- (c) dispense with any notice required to be given under section 43; and

- (d) direct the setting aside of any transaction disposing of or encumbering an interest in the matrimonial home contrary to subsection 1 of section 42 and the revesting of the interest or any part of the interest upon such terms and subject to such conditions as the court considers appropriate.

45.—(1) Notwithstanding the ownership of a matrimonial home and its contents, and notwithstanding section 40, the court on application may by order, Order for possession of matrimonial home

- (a) direct that one spouse be given exclusive possession of a matrimonial home or part thereof for life or for such lesser period as the court directs and release any other property that is a matrimonial home from the application of this Part;
- (b) direct a spouse to whom exclusive possession of a matrimonial home is given to pay such periodic payments to the other spouse as is prescribed in the order;
- (c) direct that the contents of a matrimonial home, or any part thereof, remain in the home for the use of the person given possession;
- (d) fix the obligation to repair and maintain the matrimonial home or to pay other liabilities arising in respect thereof;
- (e) authorize the disposition or encumbrance of the interest of a spouse in a matrimonial home subject to the right to exclusive possession of the other spouse as ordered; and
- (f) where a false affidavit is given under subsection 3 of section 42, direct,
 - (i) the person who swore the false affidavit, or
 - (ii) any person who knew at the time it was sworn that the affidavit was false and who thereafter conveyed the property,

to substitute other real property for the matrimonial home or direct such person to set aside money or security to stand in place thereof subject to such terms and conditions as the court considers appropriate.

(2) An order may be made under subsection 1 for temporary relief or pending the bringing or disposition of another application under this Act. Temporary possession

Order where no property interest

(3) An order under subsection 1 for exclusive possession may be made only if, in the opinion of the court, other provision for shelter is not adequate in the circumstances or it is in the best interests of a child to do so.

Limitation on jurisdiction of family court

(4) A provincial court (family division) shall not make an order under clause *b* or *d* of section 44 or clause *e* or *f* of subsection 1.

Variation of possessory order

46.—(1) Upon the application of a person named in an order made under clause *a*, *b*, *c* or *d* of subsection 1 of section 45 or the personal representative of such person and where the court is satisfied that there has been a material change in circumstances, the court may discharge, vary or suspend the order.

Variation of conditions of sale

(2) Upon the application of a person who is subject to terms and conditions imposed in an order made under clause *b* of section 44 or his personal representative and where the court is satisfied that the terms and conditions are no longer appropriate, the court may discharge, vary or suspend the terms and conditions.

Interim order for preservation of property

47. In an application under this Part, the court may make such interim order as it considers necessary for the delivering up, safekeeping and preservation of the matrimonial home or its contents.

Registration of order
R.S.O. 1970, cc. 409, 234

48. An order made under this Part is registrable against land under *The Registry Act* and *The Land Titles Act*.

Application of Part

49.—(1) This Part applies to matrimonial homes that are situated in Ontario.

Idem

(2) This Part applies notwithstanding that,

(a) the spouses entered into the marriage before this Part comes into force;

(b) the matrimonial home was acquired before this Part comes into force; or

(c) a proceeding to determine the rights as between spouses in respect of property has been commenced or adjudicated before this Part comes into force.

PART IV

DOMESTIC CONTRACTS

50. In this Part,

Interpre-
tation

- (a) “cohabitation agreement” means an agreement entered into under section 52;
- (b) “domestic contract” means a marriage contract, separation agreement or cohabitation agreement;
- (c) “marriage contract” means an agreement entered into under section 51;
- (d) “separation agreement” means an agreement entered into under section 53.

51.—(1) Two persons may enter into an agreement, before their marriage or during their marriage while cohabiting, in which they agree on their respective rights and obligations under the marriage or upon separation or the annulment or dissolution of the marriage or upon death, including,

Marriage
contracts

- (a) ownership in or division of property;
- (b) support obligations;
- (c) the right to direct the education and moral training of their children, but not the right to custody of or access to their children; and
- (d) any other matter in the settlement of their affairs.

(2) Any provision in a marriage contract purporting to limit the rights of a spouse under Part III in respect of a matrimonial home is void.

Rights re
matrimonial
home
excepted

52.—(1) A man and a woman who are cohabiting and not married to one another may enter into an agreement in which they agree on their respective rights and obligations during cohabitation, or upon ceasing to cohabit or death, including,

Cohabitation
agreements

- (a) ownership in or division of property;
- (b) support obligations;
- (c) the right to direct the education and moral training of their children, but not the right to custody of or access to their children; and

(d) any other matter in the settlement of their affairs.

Effect of marriage on agreement

(2) Where the parties to an agreement entered into under subsection 1 subsequently marry, the agreement shall be deemed to be a marriage contract.

Separation agreements

53. A man and woman who cohabited and are living separate and apart may enter into an agreement in which they agree on their respective rights and obligations, including,

- (a) ownership in or division of property ;
- (b) support obligations ;
- (c) the right to direct the education and moral training of their children ;
- (d) the right to custody of and access to their children ; and
- (e) any other matter in the settlement of their affairs.

Form of contract

54.—(1) A domestic contract and any agreement to amend or rescind a domestic contract are void unless made in writing and signed by the persons to be bound and witnessed.

Capacity of minor

(2) A minor who has capacity to contract marriage has capacity to enter into a marriage contract or separation agreement that is approved by the court, whether the approval is given before or after the contract is entered into.

Agreement on behalf of mentally incompetent

(3) The committee of a person who is mentally incompetent or, if the committee is the spouse of such person or, if there is no committee, the Public Trustee may, subject to the approval of the court, enter into a domestic contract or give any waiver or consent under this Act on behalf of the mentally incompetent person.

Contracts subject to best interests of child

55.—(1) In the determination of any matter respecting the support, education, moral training or custody of or access to a child, the court may disregard any provision of a domestic contract pertaining thereto where, in the opinion of the court, to do so is in the best interests of the child.

Dum casta clauses

(2) A provision in a separation agreement or a provision in a marriage contract to take effect on separation whereby any right of a spouse is dependent upon remaining chaste is void, but this subsection shall not be construed to affect a contingency upon remarriage or cohabitation with another.

(3) A provision in a separation agreement made before ^{Idem} this section comes into force whereby any right of a spouse is dependent upon remaining chaste shall be given effect as a contingency upon remarriage or cohabitation with another.

56. Where a domestic contract provides that specific gifts ^{Rights of donors of gifts} made to one or both parties are not disposable or encumberable without the consent of the donor, the donor shall be deemed to be a party to the contract for the purpose of the enforcement or any amendment of the provision.

57. The manner and formalities of making a domestic ^{Contracts made outside Ontario} contract and its essential validity and effect are governed by the proper law of the contract, except that,

- (a) a contract for which the proper law is that of a jurisdiction other than Ontario, is also valid and enforceable in Ontario if entered into in accordance with the internal law of Ontario;
- (b) subsection 4 of section 18 and section 55 apply in Ontario to contracts for which the proper law is that of a jurisdiction other than Ontario; and
- (c) a provision in a marriage contract or cohabitation agreement respecting the right to custody of or access to children is not valid or enforceable in Ontario.

58.—(1) Where a man and a woman who are not spouses ^{Paternity agreements} enter into an agreement for,

- (a) the payment of the expenses of prenatal care and birth in respect of a child;
- (b) support of a child; or
- (c) burial expenses of the child or mother,

on the application of a party to the agreement or a children's aid society made to a provincial court (family division) or the Unified Family Court, the court may incorporate the agreement in an order, and Part II applies to the order in the same manner as if it were an order for support made under that Part.

(2) Where an application is made under subsection 1 ^{Absconding respondent} and a judge of the court is satisfied that the respondent is about to leave Ontario, the judge may issue a warrant in the

form prescribed by the rules of the court for the arrest of the respondent.

Capacity of
a minor

(3) A minor who has capacity to contract marriage has capacity to enter into an agreement under subsection 1 that is approved by the court, whether the approval is given before or after the agreement is entered into.

Application
to
pre-existing
agreements

(4) This section applies to agreements referred to in subsection 1 that were made before this Part comes into force.

Application
of Act to
pre-existing
contracts

59.—(1) A separation agreement or marriage contract validly made before this Part comes into force shall be deemed to be a domestic contract for the purposes of this Act.

Contracts
entered into
before
Part comes
into force

(2) Where a domestic contract is entered into in accordance with this Part before this Part comes into force and,

- (a) the contract or any part would be valid if entered into after this Part comes into force; and
- (b) the contract or part is entered into in contemplation of the coming into force of this Part,

the contract or part is not invalid for the reason only that it was entered into before this Part comes into force.

Idem

(3) Where pursuant to an understanding or agreement entered into before this Part comes into force by spouses who are living separate and apart, property is transferred, between them, the transfer is effective as if made pursuant to a domestic contract.

PART V

DEPENDANTS' CLAIM FOR DAMAGES

Right of
dependants
to sue in
tort

60.—(1) Where a person is injured or killed by the fault or neglect of another under circumstances where the person is entitled to recover damages, or would have been entitled if not killed, the spouse, as defined in Part II, children, grandchildren, parents, grandparents, brothers and sisters of the person are entitled to recover their pecuniary loss resulting from the injury or death from the person from whom the person injured or killed is entitled to recover or would have been entitled if not killed, and to maintain an action for the purpose in a court of competent jurisdiction. R.S.O. 1970, c. 164, s. 3 (1), *amended*.

Damages in
case of
injury

(2) The damages recoverable in a claim under subsection 1 may include,

- (a) actual out-of-pocket expenses reasonably incurred for the benefit of the injured person;
- (b) a reasonable allowance for travel expenses actually incurred in visiting the injured person during his treatment or recovery;
- (c) where, as a result of the injury, the claimant provides nursing, housekeeping or other services for the injured person, a reasonable allowance for loss of income or the value of the services; and
- (d) an amount to compensate for the loss of guidance, care and companionship that the claimant might reasonably have expected to receive from the injured person if the injury had not occurred.

(3) In an action under subsection 1, the right to damages is subject to any apportionment of damages due to contributory fault or neglect of the person who was injured or killed. *New.* Contributory negligence

(4) Not more than one action lies under subsection 1 for and in respect of the same occurrence, and no such action shall be brought after the expiration of two years from the time the cause of action arose. R.S.O. 1970, c. 164, s. 5; 1975, c. 38, s. 1. One action and limitation of actions

61.—(1) An action under subsection 1 of section 60 in respect of a person who is killed shall be commenced by and in the name of the executor or administrator of the deceased for the benefit of the persons entitled to recover under subsection 1 of section 60. R.S.O. 1970, c. 164, s. 3, *part, amended.* Executor to sue where death

(2) If there is no executor or administrator of the deceased, or if there is an executor or administrator and no such action is, within six months after the death of the deceased, brought by the executor or administrator, the action may be brought by all or any of the persons for whose benefit the action would have been if it had been brought by the executor or administrator. When action may be brought by persons beneficially interested

(3) Every action so brought is for the benefit of the same persons and is subject to the same regulations and procedure, as nearly as may be, as if it were brought by the executor or administrator. R.S.O. 1970, c. 164, s. 7. Regulations and procedure in such case

62.—(1) Where an action is commenced under section 60, the plaintiff shall, in his statement of claim, name and join the claim of any other person who is entitled to main- Joining claims

tain an action under section 60 in respect of the same injury or death and thereupon such person becomes a party to the action.

Affidavit

(2) A person who commences an action under section 60 shall file with the statement of claim an affidavit stating that to the best of his knowledge, information and belief the persons named in the statement of claim are the only persons who are entitled or claim to be entitled to damages under section 60. R.S.O. 1970, c. 164, s. 6 (1, 2), *amended*.

How money
may be paid
into court

63.—(1) The defendant may pay into court one sum of money as compensation for his fault or neglect to all persons entitled to compensation without specifying the shares into which it is to be divided. R.S.O. 1970, c. 164, s. 4.

Apportion-
ment

(2) Where the compensation has not been otherwise apportioned, a judge may, upon application, apportion it among the persons entitled.

When pay-
ment may
be
postponed

(3) The judge may in his discretion postpone the distribution of money to which minors are entitled and may direct payment from the undivided fund. R.S.O. 1970, c. 164, s. 8.

Assessment
of damages,
insurance

64.—(1) In assessing the damages in an action brought under this Part, the court shall not take into account any sum paid or payable as a result of the death or injury under a contract of insurance.

Funeral
expenses

(2) For the purposes of this Part, damages may be awarded for reasonable expenses actually incurred for the burial of the person in respect of whose death the action is brought. R.S.O. 1970, c. 164, s. 3 (2, 3), *amended*.

PART VI

AMENDMENTS TO THE COMMON LAW AND STATUTE LAW

Unity of legal
personality
abolished

65.—(1) For all purposes of the law of Ontario, a married man has a legal personality that is independent, separate and distinct from that of his wife and a married woman has a legal personality that is independent, separate and distinct from that of her husband.

Capacity of
married
person

(2) A married person has and shall be accorded legal capacity for all purposes and in all respects as if such person were an unmarried person. 1975, c. 41, s. 1 (1, 2).

Idem

(3) Without limiting the generality of subsections 1 and 2,

- (a) each of the parties to a marriage has the like right of action in tort against the other as if they were not married;
- (b) a married woman is capable of acting as guardian *ad litem* or next friend as if she were an unmarried woman; 1975, c. 41, s. 1 (3), *part.*
- (c) the same rules shall be applied to determine the domicile of a married woman as for a married man.

(4) The purpose of subsections 1 and 2 is to make the same law apply, and apply equally, to married men and married women and to remove any difference therein resulting from any common law rule or doctrine, and subsections 1 and 2 shall be so construed. 1975, c. 41, s. 1 (4). Purpose
of subss.
1, 2

66. No person shall be disentitled from bringing an action or other proceeding against another for the reason only that they stand in the relationship of parent and child. 1975, c. 41, s. 3. Actions
between
parent and
child

67. No person shall be disentitled from recovering damages in respect of injuries incurred for the reason only that the injuries were incurred before his birth. 1975, c. 41, s. 4. Recovery for
prenatal
injuries

68.—(1) Subject to subsection 2, a child who is a minor, Domicile
of minors

- (a) takes the domicile of his or her parents, where both parents have a common domicile;
- (b) takes the domicile of the parent with whom the child habitually resides, where the child resides with one parent only;
- (c) takes the domicile of the father, where the domicile of the child cannot be determined under clause *a* or *b*; or
- (d) takes the domicile of the mother, where the domicile of the child cannot be determined under clause *c*.

(2) The domicile of a minor who is or has been a spouse shall be determined in the same manner as if the minor were of full age. Idem

69.—(1) No action shall be brought for criminal conversation or for any damages resulting therefrom or from adultery. Criminal
conversation
abolished

Enticement
and
harbouring
of spouse
abolished

(2) No action shall be brought by a married person for the enticement or harbouring of the spouse of such person or for any damages resulting therefrom.

Loss of
consortium
abolished

(3) No action shall be brought by a married person for the loss of the consortium of his or her spouse or for any damages resulting therefrom.

Enticement,
harbouring,
seduction,
loss of
services
of child
abolished

(4) No action shall be brought by a parent for the enticement, harbouring, seduction or loss of services of his or her child or for any damages resulting therefrom.

R.S.O. 1970,
c. 428;
1971, c. 98,
Sched.,
par. 30,
repealed

(5) *The Seduction Act*, being chapter 428 of the Revised Statutes of Ontario, 1970 and paragraph 30 of the Schedule to *The Age of Majority and Accountability Act, 1971*, being chapter 98, are repealed.

R.S.O. 1970,
c. 228, s. 59,
amended

(6) Section 59 of *The Judicature Act*, being chapter 228 of the Revised Statutes of Ontario, 1970, is amended by striking out "criminal conversation, seduction" in the first line.

Dower
abolished

70.—(1) The common law right of a widow to dower is hereby abolished.

R.S.O. 1970,
c. 135;
1971, c. 98,
Sched.,
par. 11,
repealed

(2) *The Dower Act*, being chapter 135 of the Revised Statutes of Ontario, 1970, and paragraph 11 of the Schedule to *The Age of Majority and Accountability Act, 1971*, being chapter 98, are repealed.

R.S.O. 1970,
c. 152, s. 28 (2),
repealed

(3) Subsection 2 of section 28 of *The Execution Act*, being chapter 152 of the Revised Statutes of Ontario, 1970, is repealed.

Vested
right to
dower

(4) Subsections 1, 2 and 3 do not apply in respect of a right to dower that has vested before subsections 1 and 2 come into force.

Refund of
indemnity
held by
accountant
for dower

(5) Where money has been paid into court as an indemnity in respect of a right to dower that has not vested before this section comes into force, the husband of the person in respect of whose dower right the money was paid into court is entitled to be paid the money upon application to the accountant of the court, without order.

Alimony
abolished

71.—(1) The right of a married woman to alimony under any law existing before this section comes into force is hereby abolished.

(2) Where an action for alimony is commenced before subsection 1 comes into force and no evidence has been heard in the action before this Act comes into force, other than in respect of an interim order, the action shall be deemed to be an application under Part II subject to such directions as the court considers appropriate.

Continuation
of action
commenced

72. This Act applies to persons whose marriage is actually or potentially polygamous if the marriage was celebrated in a jurisdiction whose system of law recognizes the marriage as valid.

Polygamous
marriages

73.—(1) Subsection 4 of section 27 of *The Child Welfare Act*, being chapter 64 of the Revised Statutes of Ontario, 1970, is amended by striking out “*The Deserted Wives’ and Children’s Maintenance Act*” in the second and third lines and inserting in lieu thereof “Part II of *The Family Law Reform Act, 1978*”.

R.S.O. 1970,
c. 64, s. 27 (4),
amended

(2) Part III of the said Act, as amended by the Statutes of Ontario, 1971, chapter 98, Schedule, paragraph 6, subparagraph ii, 1972, chapter 109, section 6, 1973, chapter 75, section 5 and 1975, chapter 1, sections 25, 26, 27 and 28, is repealed.

Part III,
repealed

74. *The Children’s Maintenance Act*, being chapter 67 of the Revised Statutes of Ontario, 1970 and subsection 2 of section 18 of *The Age of Majority and Accountability Act, 1971*, being chapter 98, are repealed.

R.S.O. 1970,
c. 67;
1971, c. 98,
s. 18 (2),
repealed

75. Section 4 of *The Creditors Relief Act*, being chapter 97 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following subsection:

R.S.O. 1970,
c. 97, s. 4,
amended

(9) This section does not apply to an attachment made under section 30 of *The Family Law Reform Act, 1978*.

1978, c. 2,
exempted

76. *The Deserted Wives’ and Children’s Maintenance Act*, being chapter 128 of the Revised Statutes of Ontario, 1970, subsection 1 of section 18 of *The Age of Majority and Accountability Act, 1971*, being chapter 98, and *The Deserted Wives’ and Children’s Maintenance Amendment Act, 1973*, being chapter 133, are repealed.

R.S.O. 1970,
c. 128,
1971, c. 98,
s. 18 (1);
1973, c. 133,
repealed

77. Section 9 of *The Employment Standards Act, 1974*, being chapter 112, is repealed and the following substituted therefor:

1974, c. 112,
s. 9,
re-enacted

9. No employer shall dismiss or suspend an employee on the ground that garnishment proceedings are or

Garnish-
ment or
attachment
of wages

1978, c. 2

may be taken against the employee or that an attachment order under section 30 of *The Family Law Reform Act, 1978* has been or may be made against the employee.

1975, c. 41,
ss. 1-4,
repealed

78. Sections 1, 2, 3 and 4 of *The Family Law Reform Act, 1975*, being chapter 41, are repealed.

R.S.O. 1970,
c. 164;
1973, c. 16;
1975, c. 38,
repealed

79. *The Fatal Accidents Act*, being chapter 164 of the Revised Statutes of Ontario, 1970, *The Fatal Accidents Amendment Act, 1973*, being chapter 16, and *The Fatal Accidents Amendment Act, 1975*, being chapter 38, are repealed.

R.S.O. 1970,
c. 222,
amended

80.—(1) *The Infants Act*, being chapter 222 of the Revised Statutes of Ontario, 1970, is amended by striking out,

- (a) subsection 4, subsection 4a, as enacted by the Statutes of Ontario, 1971, chapter 98, section 18, and subsection 5 of section 1;
- (b) subsection 2 of section 2;
- (c) sections 10, 13 and 14; and
- (d) section 15.

1971, c. 98,
s. 18 (3),
Sched., par. 14,
subpar. i,
repealed

(2) *The Age of Majority and Accountability Act, 1971*, being chapter 98, is amended by striking out,

- (a) section 16;
- (b) subsection 3 of section 18; and
- (c) subparagraph i of paragraph 14 of the Schedule.

R.S.O. 1970,
c. 228, s. 81,
repealed

81.—(1) Subject to subsection 2, section 81 of *The Judicature Act*, being chapter 228 of the Revised Statutes of Ontario, 1970, is repealed.

Continu-
ance for
existing
judgments

(2) The provision repealed by subsection 1 remains in force in respect of a judgment for alimony in an action commenced before this section comes into force.

s. 118 (3),
amended

(3) Subsection 3 of section 118 of the said Act, as amended by the Statutes of Ontario, 1975, chapter 30, section 7, is further amended by striking out “alimony or for the main-

tenance or custody of children is joined with" in the amendment of 1975 and inserting in lieu thereof "other relief is joined in".

82. Sections 1 and 12 of *The Married Women's Property Act*, being chapter 262 of the Revised Statutes of Ontario, 1970, are repealed. R.S.O. 1970,
c. 262, ss. 1, 12,
repealed

83. Sections 1, 2, 3, 4 and 5, subsection 6 of section 6 and section 8 of *The Matrimonial Causes Act*, being chapter 265 of the Revised Statutes of Ontario, 1970 and subsection 4 of section 18 of *The Age of Majority and Accountability Act, 1971*, being chapter 98, are repealed. R.S.O. 1970,
c. 265, ss. 1-5,
6 (6), 8;
1971, c. 98,
s. 18 (4),
repealed

84. *The Parents' Maintenance Act*, being chapter 336 of the Revised Statutes of Ontario, 1970, is repealed. R.S.O. 1970,
c. 336,
repealed

85. Section 24 of *The Pension Benefits Act*, being chapter 342 of the Revised Statutes of Ontario, 1970 is amended by adding thereto the following subsection: R.S.O. 1970,
c. 342,
s. 24,
amended

(2) Subsection 1 does not apply to the execution, seizure or attachment of moneys payable under a pension plan in satisfaction of an order for support under *The Family Law Reform Act, 1978*. Application
of subs. 1

1978, c. 2

86.—(1) Subject to subsection 2, section 25 of *The Provincial Courts Act*, being chapter 369 of the Revised Statutes of Ontario, 1970, is repealed. R.S.O. 1970,
c. 369, s. 25,
repealed

(2) Every order or judgment filed under section 25 of *The Provincial Courts Act* before subsection 1 comes into force shall be deemed to have been filed under section 27 of this Act with the request therein mentioned. Transition
for existing
orders
R.S.O. 1970,
c. 369

87.—(1) *The Reciprocal Enforcement of Maintenance Orders Act*, being chapter 403 of the Revised Statutes of Ontario, 1970, is amended by striking out "summons" in each case where it appears and inserting in lieu thereof "notice of application". R.S.O. 1970,
c. 403,
amended

(2) Subsection 3 of section 2 of the said Act is amended by striking out "*The Deserted Wives' and Children's Maintenance Act*" in the fifth and sixth lines and inserting in lieu thereof "Part II of *The Family Law Reform Act, 1978*". Idem
s. 3 (2),
amended

88. Section 4 of *The Statute of Frauds*, being chapter 444 of the Revised Statutes of Ontario, 1970, is amended by R.S.O. 1970,
c. 444, s. 4,
amended

striking out “any agreement made upon consideration of marriage, or upon” in the fifth and sixth lines.

Application
of ss. 69, 73, 74,
76, 79, 80, 82,
83 and 84

89. Sections 69, 73, 74, 76, 79, 80, 82, 83 and 84 apply in all cases when they come into force except in cases where an action or proceeding was commenced under the abolished, repealed or amended provision before that date.

GENERAL

Regulations

90. The Lieutenant Governor in Council may make regulations respecting any matter required to be or referred to as prescribed by the regulations.

Commence-
ment

91. This Act comes into force on the 31st day of March, 1978.

Short title

92. The short title of this Act is *The Family Law Reform Act, 1978*.

CHAPTER 3

An Act for granting to Her Majesty certain additional sums of money for the Public Service for the fiscal year ending the 31st day of March, 1978

Assented to March 16th, 1978

MOST GRACIOUS SOVEREIGN:

WHEREAS it appears by messages from the Honourable Preamble
Pauline M. McGibbon, Lieutenant Governor of the Province of Ontario, and the estimates accompanying the same, that the sums mentioned in the Schedule to this Act are required to defray certain charges and expenses of the public service of this Province, not otherwise provided for, for the fiscal year ending the 31st day of March, 1978; may it therefore please Your Majesty that it be enacted and it is hereby enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1.—(1) In addition to the sum of \$12,349,226,300 granted by *The Supply Act, 1977*, there may be paid out of the Consolidated Revenue Fund a sum not exceeding in the whole \$145,263,000 to be applied towards defraying the several charges and expenses of the public service, not otherwise provided for, from the 1st day of April, 1977, to the 31st day of March, 1978, as set forth in the Schedule to this Act, and, subject to subsection 2, such sum shall be paid and applied only in accordance with the votes and items of the supplementary estimates upon which the Schedule is based. \$145,263,000
granted for
fiscal year
1977-78
1977, c. 71

(2) Where, in the fiscal year ending the 31st day of March, 1978, powers and duties are assigned and transferred from one Minister of the Crown to another Minister of the Crown, the appropriate sums in the votes and items of the estimates upon which the Schedule is based that are approved to defray the charges and expenses of the public service in the exercise and performance of such powers and duties, may be assigned and transferred from time to time as required by Exception

certificate of the Management Board of Cabinet to the ministry administered by the minister to whom the powers and duties are so assigned and transferred.

- Accounting
for
expenditure
2. The due application of all moneys expended under this Act shall be accounted for to Her Majesty.
- Commence-
ment
3. This Act comes into force on the day it receives Royal Assent.
- Short title
4. The short title of this Act is *The Supply Act, 1978*.

SCHEDULE

Agriculture and Food	\$ 2,739,000
Education	107,189,000
Government Services	31,335,000
Northern Affairs	2,500,000
Treasury, Economics and Intergovernmental Affairs	1,500,000
Total	<u>\$145,263,000</u>

CHAPTER 4

An Act to amend The Highway Traffic Act

Assented to March 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Paragraph 15*b* of subsection 1 of section 1 of *The Highway Traffic Act*, being chapter 202 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1973, chapter 45, section 1, is amended, s. 1 (1),
par. 15*b*,
amended
 - (a) by striking out “102 inches” in the third line and inserting in lieu thereof “2.6 metres”; and
 - (b) by striking out “35 feet” in the fourth line and inserting in lieu thereof “eleven metres”.
- (2) Subparagraph ii of paragraph 15*c* of subsection 1 of the said section 1, as re-enacted by the Statutes of Ontario, 1975, chapter 78, section 1, is amended by striking out “120 pounds” and inserting in lieu thereof “fifty-five kilograms”. s. 1 (1),
par. 15*c*,
subpar. ii,
amended
2. Subsection 3 of section 7 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 66, section 3, is further amended by striking out “6,000 pounds” in the second line and inserting in lieu thereof “2,750 kilograms”. s. 7 (3),
amended
- 3.—(1) Subsection 2 of section 36 of the said Act is amended by striking out “6,000 pounds” in the third line and inserting in lieu thereof “2,750 kilograms”. s. 36 (2),
amended
- (2) Subsection 3 of the said section 36 is amended by striking out “6,000 pounds” in the fourth line and inserting in lieu thereof “2,750 kilograms”. s. 36 (3),
amended
- 4.—(1) Subsection 1 of section 37 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 37, section 5, is amended by striking out “500 feet” in the fifth line and inserting in lieu thereof “150 metres”. s. 37 (1),
amended

s. 37 (1*c*),
amended

- (2) Subsection 1*c* of the said section 37, as enacted by the Statutes of Ontario, 1976, chapter 37, section 5, is amended by striking out “500 feet” in the third line and inserting in lieu thereof “150 metres”.

s. 37 (1*d*),
amended

- (3) Subsection 1*d* of the said section 37, as enacted by the Statutes of Ontario, 1976, chapter 37, section 5, is amended by striking out “500 feet” in the ninth line and inserting in lieu thereof “150 metres”.

s. 37 (2),
amended

- (4) Subsection 2 of the said section 37 is amended,
- (*a*) in subclause i of clause *a*, by striking out “500 feet” in the fourth line and inserting in lieu thereof “150 metres”;
 - (*b*) in subclause ii of clause *a*, by striking out “16 square inches” in the sixth and seventh lines and inserting in lieu thereof “100 square centimetres”; and
 - (*c*) in clause *b*, by striking out “16 square inches” in the fifth and sixth lines and inserting in lieu thereof “100 square centimetres”.

s. 37 (3),
amended

- (5) Subsection 3 of the said section 37, as amended by the Statutes of Ontario, 1977, chapter 54, section 6, is further amended by striking out “350 feet” in the sixth line and inserting in lieu thereof “110 metres”.

s. 37 (4),
amended

- (6) Subsection 4 of the said section 37, as amended by the Statutes of Ontario, 1976, chapter 37, section 5, is further amended,
- (*a*) by striking out “30 miles” in the fourth line and inserting in lieu thereof “50 kilometres”; and
 - (*b*) by striking out “200 feet” in the sixth line and inserting in lieu thereof “sixty metres”.

s. 37 (5),
amended

- (7) Subsection 5 of the said section 37 is amended by striking out “300 candle-power” in the third line and inserting in lieu thereof “300 candela”.

s. 37 (6),
amended

- (8) Subsection 6 of the said section 37, as amended by the Statutes of Ontario, 1976, chapter 37, section 5, is further amended,
- (*a*) by striking out “500 feet” in the fifth line and inserting in lieu thereof “150 metres”;

- (b) by striking out "80 inches" in the seventh line and inserting in lieu thereof "2.05 metres";
 - (c) by striking out "80 inches" in the fifteenth line and inserting in lieu thereof "2.05 metres"; and
 - (d) by striking out "6 inches" in the twenty-fourth line and inserting in lieu thereof "160 millimetres".
- (9) Subsection 7 of the said section 37 is amended by striking out "80 inches" in the third and fourth lines and inserting in lieu thereof "2.05 metres". s. 37 (7),
amended
- (10) Subsection 9 of the said section 37 is amended, s. 37 (9),
amended
- (a) by striking out "500 feet" in the fifth line and inserting in lieu thereof "150 metres";
 - (b) by striking out "30 feet" in the seventh line and inserting in lieu thereof "9.2 metres";
 - (c) by striking out "80 inches" in the eighth line and inserting in lieu thereof "2.05 metres";
 - (d) by striking out "six nor more than twelve inches" in the twelfth and thirteenth lines and inserting in lieu thereof "150 millimetres nor more than 310 millimetres"; and
 - (e) by striking out "500 feet" in the sixteenth line and inserting in lieu thereof "150 metres".
- (11) Subsection 11 of the said section 37 is amended, s. 37 (11),
amended
- (a) by striking out "500 feet" in the fifth line, the thirteenth line and the nineteenth line and inserting in lieu thereof in each instance "150 metres"; and
 - (b) by striking out "20 feet" in the seventh line and inserting in lieu thereof "6.1 metres".
- (12) Subsection 13 of the said section 37 is amended by striking out "4 inches" in the third line and inserting in lieu thereof "102 millimetres". s. 37 (13),
amended
- (13) Subsection 14 of the said section 37, as amended by the Statutes of Ontario, 1974, chapter 123, section 11, is further amended, s. 37 (14),
amended
- (a) by striking out "500 feet" in the fifth line and inserting in lieu thereof "150 metres";

(b) by striking out “ten inches” in the eleventh line and inserting in lieu thereof “250 millimetres”; and

(c) by striking out “one inch” in the eleventh line and inserting in lieu thereof “25 millimetres”.

s. 37 (16),
amended

(14) Subsection 16 of the said section 37 is amended,

(a) by striking out “candle-power” in the second line and inserting in lieu thereof “candela”; and

(b) by striking out “500 feet” in the sixth line and inserting in lieu thereof “150 metres”.

s. 37 (17),
amended

(15) Subsection 17 of the said section 37 is amended by striking out “200 feet” in the sixth line and inserting in lieu thereof “sixty metres”.

s. 37 (19),
amended

(16) Subsection 19 of the said section 37 is amended by striking out “100 feet” in the sixth line and inserting in lieu thereof “thirty metres”.

s. 37 (20),
amended

(17) Subsection 20 of the said section 37 is amended by striking out “500 feet” in the fifth line and inserting in lieu thereof “150 metres”.

s. 37 (21),
amended

(18) Subsection 21 of the said section 37 is amended by striking out “500 feet” in the fifth line and inserting in lieu thereof “150 metres”.

s. 37 (22),
amended

(19) Subsection 22 of the said section 37 is amended,

(a) by striking out “500 feet” in the fifth line and in the twelfth line and inserting in lieu thereof in each instance “150 metres”; and

(b) by striking out “96 inches” in the seventh line and inserting in lieu thereof “2.6 metres”.

s. 37 (23),
amended

(20) Subsection 23 of the said section 37, as amended by the Statutes of Ontario, 1974, chapter 123, section 11, is further amended by striking out “500 feet” in the seventh line and in the twelfth and thirteenth lines and inserting in lieu thereof in each instance “150 metres”.

s. 37 (24),
amended

(21) Subsection 24 of the said section 37 is amended by striking out “500 feet” in the seventh line and inserting in lieu thereof “150 metres”.

s. 37 (28),
amended

(22) Subsection 28 of the said section 37 is amended,

- (a) by striking out “80 inches” in the second line and inserting in lieu thereof “2.05 metres”; and
 - (b) by striking out “20 feet” in the third line and inserting in lieu thereof “6.1 metres”.
- (23) Subsection 30 of the said section 37 is amended by striking out “500 feet” in the fifth line and inserting in lieu thereof “150 metres”. s. 37 (30),
amended
- 5. Section 38 of the said Act is amended by striking out “two inches” in the fifth line and inserting in lieu thereof “50 millimetres”. s. 38,
amended
- 6. Subsection 3 of section 39 of the said Act is amended by striking out “3,000 pounds” in the first and second lines and inserting in lieu thereof “1,360 kilograms”. s. 39 (3),
amended
- 7. Section 41*a* of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 54, section 7, is amended by striking out “twelve inches” in the fourth line and inserting in lieu thereof “305 millimetres”. s. 41 *a*,
amended
- 8. Subsection 1 of section 43 of the said Act is amended, s. 43 (1),
amended
 - (a) by striking out “two tons” in the second line and inserting in lieu thereof “1,820 kilograms”; and
 - (b) by striking out “one and one-quarter inches” in the eighth and ninth lines and inserting in lieu thereof “31.5 millimetres”.
- 9.—(1) Subsection 2 of section 45 of the said Act is amended by striking out “one-half inch” in the third line and inserting in lieu thereof “six millimetres”. s. 45 (2),
amended
- (2) Subsection 3 of the said section 45 is amended by striking out “one-half inch” in the fourth line and inserting in lieu thereof “six millimetres”. s. 45 (3),
amended
- 10.—(1) Subsection 2 of section 61 of the said Act is amended by striking out “six inches” in the second line and inserting in lieu thereof “160 millimetres”. s. 61 (2),
amended
- (2) Clause *a* of subsection 3 of the said section 61 is amended by striking out “500 feet” in the fourth line and inserting in lieu thereof “150 metres”. s. 61 (3) (*a*),
amended
- 11.—(1) Subsection 1 of section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended, s. 65 (1),
amended

- (a) by striking out “102-23/64 inches” in the second line and inserting in lieu thereof “2.6 metres”; and
- (b) by striking out “110-15/64 inches” in the fourth line and inserting in lieu thereof “2.8 metres”.

s. 65 (2).
amended

- (2) Subsection 2 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended,

- (a) by striking out “102-23/64 inches” in the second line and in the fifth line and inserting in lieu thereof in each instance “2.6 metres”; and
- (b) by striking out “110-15/64 inches” in the sixth and seventh lines and inserting in lieu thereof “2.8 metres”.

s. 65 (4).
amended

- (3) Subsection 4 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 1, is amended by striking out “four inches” in the sixth line and inserting in lieu thereof “102 millimetres”.

s. 65 (5).
amended

- (4) Subsection 5 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended,

- (a) by striking out “36 feet 1-1/16 inches” in the third line and inserting in lieu thereof “eleven metres”; and
- (b) by striking out “68 feet 10-49/64 inches” in the fifth and sixth lines and inserting in lieu thereof “twenty-one metres”.

s. 65 (6).
amended

- (5) Subsection 6 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended by striking out “45 feet 11-11/64 inches” in the third line and inserting in lieu thereof “fourteen metres”.

s. 65 (7).
amended

- (6) Subsection 7 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended by striking out “41 feet 1/8 inch” in the first line and inserting in lieu thereof “12.5 metres”.

s. 65 (8).
amended

- (7) Subsection 8 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 1, is amended by striking out “50 feet” in the third line and inserting in lieu thereof “15.25 metres”.

- (8) Subsection 9 of the said section 65, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended by striking out "13 feet $7\frac{3}{8}$ inches" in the second line and inserting in lieu thereof "4.15 metres". ^{s. 65 (9), amended}
- 12.** Subsection 1 of section 67 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 1, is amended by striking out "4 feet 10 inches" in the second line and inserting in lieu thereof "1.5 metres". ^{s. 67 (1), amended}
- 13.** Subsection 1 of section 70 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended, ^{s. 70 (1), amended}
- (a) in clause *b*, by striking out "pounds" in the second line and inserting in lieu thereof "kilograms";
 - (b) in clause *d*, by striking out "pounds" in the second line and inserting in lieu thereof "kilograms";
 - (c) in clause *g*, by striking out "39.5 inches" in the second line and inserting in lieu thereof "one metre";
 - (d) in clause *h*, by striking out "98.5 inches" in the sixth line and inserting in lieu thereof "2.5 metres";
 - (e) in clause *j*, by striking out "pounds" in the second line and inserting in lieu thereof "kilograms";
 - (f) in clause *m*, by striking out "39.5 inches" in the third line and inserting in lieu thereof "one metre";
 - (g) in clause *n*, by striking out "500 gallons" in the fourth line and inserting in lieu thereof "2.3 kilolitres";
 - (h) in clause *o*, by striking out "98.5 inches" in the eighth line and inserting in lieu thereof "2.5 metres";
 - (i) in clause *p*, by striking out "39.5 inches" in the sixth line and inserting in lieu thereof "one metre"; and
 - (j) in clause *q*, by striking out "78.5 inches" in the sixth line and inserting in lieu thereof "two metres".
- 14.** Subsection 1 of section 71 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended, ^{s. 71 (1), amended}

- (a) by striking out "5.9 inches" in the second line and inserting in lieu thereof "150 millimetres";
- (b) by striking out "inch" in the third line and inserting in lieu thereof "millimetre";
- (c) by striking out "504 pounds" in the fourth line and inserting in lieu thereof "nine kilograms";
- (d) by striking out "5.9 inches" in the fifth line and inserting in lieu thereof "150 millimetres";
- (e) by striking out "inch" in the sixth line and inserting in lieu thereof "millimetre"; and
- (f) by striking out "616 pounds" in the seventh line and inserting in lieu thereof "eleven kilograms".

s. 72 (1),
amended

15.—(1) Subsection 1 of section 72 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended,

- (a) by striking out "19,800 pounds" in the sixth line and inserting in lieu thereof "9,000 kilograms"; and
- (b) by striking out "22,000 pounds" in the seventh line and inserting in lieu thereof "10,000 kilograms".

s. 72 (2),
amended

(2) Subsection 2 of the said section 72 is amended by striking out "39,600 pounds" in the second and third lines and inserting in lieu thereof "18,000 kilograms".

s. 72 (3),
amended

(3) Subsection 3 of the said section 72 is amended by striking out "59,400 pounds" in the second and third lines and inserting in lieu thereof "27,000 kilograms".

s. 72 (4),
amended

(4) Subsection 4 of the said section 72 is amended by striking out "11,000 pounds" in the third line and inserting in lieu thereof "5,000 kilograms".

s. 74 (2),
amended

16.—(1) Subsection 2 of section 74 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended,

- (a) by striking out "1,000 pounds" in the fourth and fifth lines and inserting in lieu thereof "454 kilograms"; and
- (b) by striking out "140,000 pounds" in the eleventh line and inserting in lieu thereof "63,500 kilograms".

- (2) Subsection 7 of the said section 74 is amended by striking out "1,000 pounds" in the fourth and fifth lines and inserting in lieu thereof "454 kilograms". s. 74 (7).
amended

17. Section 76 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended, s. 76.
amended

- (a) by striking out "18,000 pounds" in the third line and inserting in lieu thereof "8,200 kilograms";
- (b) by striking out "7 feet 10 inches" in the fourth line and inserting in lieu thereof "2.4 metres"; and
- (c) by striking out "12,100 pounds" in the fifth line and inserting in lieu thereof "5,500 kilograms".

18.—(1) Subsection 3 of section 77 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended by striking out "15,400 pounds" in the seventh line and inserting in lieu thereof "7,000 kilograms". s. 77 (3).
amended

(2) Subsection 5 of the said section 77 is amended by striking out "11,000 pounds" in the tenth line and inserting in lieu thereof "5,000 kilograms". s. 77 (5).
amended

(3) Subsection 6 of the said section 77 is amended by striking out "16,500 pounds" in the tenth line and inserting in lieu thereof "7,500 kilograms". s. 77 (6).
amended

(4) Subsection 7 of the said section 77 is amended, s. 77 (7).
amended

- (a) by striking out "2,200 pounds" in the third line and inserting in lieu thereof "1,000 kilograms";
- (b) by striking out "inch" in the eighth line and inserting in lieu thereof "millimetre"; and
- (c) by striking out "280 pounds" in the eighth and ninth lines and inserting in lieu thereof "five kilograms".

19. Section 79 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended, s. 79.
amended

(a) in clause a,

- (i) by striking out "\$0.91 per hundredweight" in the first line and inserting in lieu thereof "\$2 per 100 kilograms", and

- (ii) by striking out “11,000 pounds” in the fourth line and inserting in lieu thereof “5,000 kilograms”;

(b) in clause *b*,

- (i) by striking out “\$1.82 per hundredweight” in the first line and inserting in lieu thereof “\$4 per 100 kilograms”,
- (ii) by striking out “11,000 pounds” in the third and fourth lines and inserting in lieu thereof “5,000 kilograms”, and
- (iii) by striking out “16,500 pounds” in the fourth line and inserting in lieu thereof “7,500 kilograms”;

(c) in clause *c*,

- (i) by striking out “\$2.73 per hundredweight” in the first line and inserting in lieu thereof “\$6 per 100 kilograms”,
- (ii) by striking out “16,500 pounds” in the third and fourth lines and inserting in lieu thereof “7,500 kilograms”, and
- (iii) by striking out “22,000 pounds” in the fourth line and inserting in lieu thereof “10,000 kilograms”;

(d) in clause *d*,

- (i) by striking out “\$3.64 per hundredweight” in the first line and inserting in lieu thereof “\$8 per 100 kilograms”,
- (ii) by striking out “22,000 pounds” in the third and fourth lines and inserting in lieu thereof “10,000 kilograms”, and
- (iii) by striking out “33,000 pounds” in the fourth line and inserting in lieu thereof “15,000 kilograms”; and

(e) in clause *e*,

- (i) by striking out “\$4.55 per hundredweight” in the first line and inserting in lieu thereof “\$10 per 100 kilograms”, and

(ii) by striking out “33,000 pounds” in the third and fourth lines and inserting in lieu thereof “15,000 kilograms”.

20. Tables 1 and 2 to Part VII of the said Act, as re-enacted by ^{Part VII,} the Statutes of Ontario, 1977, chapter 65, section 3, and ^{Tables 1-5,} and ^{re-enacted} Tables 3, 4 and 5 to the said Part VII, as enacted by the said section 3, are repealed and the following substituted therefor:

TABLE 1

MAXIMUM ALLOWABLE WEIGHT FOR DUAL AXLE

COLUMN ONE	COLUMN TWO
Axle Spacing (Metres)	Maximum Allowable Weight (Kilograms)
1.0 to less than 1.2	15,400
1.2 to less than 1.3	16,800
1.3 to less than 1.4	17,200
1.4 to less than 1.5	17,500
1.5 to less than 1.6	17,900
1.6 to less than 1.7	18,300
1.7 to less than 1.8	18,700
1.8 or more	19,100

TABLE 2
MAXIMUM ALLOWABLE WEIGHT FOR
TRIPLE AXLE

COLUMN ONE	COLUMN TWO
Axle Spacing (Metres)	Maximum Allowable Weight (Kilograms)
2.0 to less than 2.4	19,500
2.4 to less than 2.8	21,300
2.8 to less than 2.9	21,700
2.9 to less than 3.0	22,000
3.0 to less than 3.1	22,400
3.1 to less than 3.2	22,700
3.2 to less than 3.3	23,100
3.3 to less than 3.4	23,400
3.4 to less than 3.5	23,800
3.5 to less than 3.6	24,100
3.6 to less than 3.7	24,400
3.7 to less than 3.8	24,800
3.8 to less than 3.9	25,100
3.9 to less than 4.0	25,500
4.0 to less than 4.1	25,800
4.1 to less than 4.2	26,200
4.2 to less than 4.3	26,500
4.3 to less than 4.4	26,900
4.4 to less than 4.5	27,200
4.5 to less than 4.6	27,600
4.6 to less than 4.7	27,900
4.7 to less than 4.8	28,300
4.8 or more	28,600

TABLE 3
MAXIMUM ALLOWABLE WEIGHT FOR
TWO AXLE GROUP

COLUMN ONE	COLUMN TWO
Axle Group Spacing* (Metres)	Maximum Allowable Weight (Kilograms)
1.0 to less than 1.2	15,000
1.2 to less than 1.3	16,300
1.3 to less than 1.4	16,700
1.4 to less than 1.5	17,000
1.5 to less than 1.6	17,400
1.6 to less than 1.7	17,800
1.7 to less than 1.8	18,200
1.8 to less than 1.9	18,600
1.9 to less than 2.0	19,100

TABLE 4
MAXIMUM ALLOWABLE WEIGHT FOR
THREE AXLE GROUP

COLUMN ONE	COLUMN TWO
Axle Group Spacing (Metres)	Maximum Allowable Weight (Kilograms)
2.0 to less than 2.4	19,000
2.4 to less than 2.6	20,400
2.6 to less than 2.8	21,000
2.8 to less than 2.9	21,400
2.9 to less than 3.0	21,700
3.0 to less than 3.1	22,000
3.1 to less than 3.2	22,400
3.2 to less than 3.3	22,700
3.3 to less than 3.4	23,000
3.4 to less than 3.5	23,400
3.5 to less than 3.6	23,700
3.6 to less than 3.7	24,000
3.7 to less than 3.8	24,400
3.8 to less than 3.9	24,700
3.9 to less than 4.0	25,000
4.0 to less than 4.1	25,400
4.1 to less than 4.2	25,700
4.2 to less than 4.3	26,000
4.3 to less than 4.4	26,400
4.4 to less than 4.5	26,700
4.5 to less than 4.6	27,000
4.6 to less than 4.7	27,400
4.7 to less than 4.8	27,700
4.8 to less than 4.9	28,000
4.9 to less than 5.0	28,300
5.0 or more	28,600

TABLE 5
MAXIMUM ALLOWABLE WEIGHT FOR
FOUR AXLE GROUP

COLUMN ONE	COLUMN TWO
Axle Group Spacing (Metres)	Maximum Allowable Weight (Kilograms)
Less than 3.6	23,500
3.6 to less than 3.7	23,900
3.7 to less than 3.8	24,200
3.8 to less than 3.9	24,600
3.9 to less than 4.0	24,900
4.0 to less than 4.1	25,300
4.1 to less than 4.2	25,700
4.2 to less than 4.3	26,000
4.3 to less than 4.4	26,400
4.4 to less than 4.5	26,700
4.5 to less than 4.6	27,100
4.6 to less than 4.7	27,500
4.7 to less than 4.8	27,800
4.8 to less than 4.9	28,200
4.9 to less than 5.0	28,500
5.0 to less than 5.1	28,900
5.1 to less than 5.2	29,300
5.2 to less than 5.3	29,600
5.3 to less than 5.4	30,000
5.4 to less than 5.5	30,300
5.5 to less than 5.6	30,700
5.6 to less than 5.7	31,100
5.7 to less than 5.8	31,400
5.8 to less than 5.9	31,800
5.9 to less than 6.0	32,100
6.0 to less than 6.1	32,500
6.1 to less than 6.2	32,900
6.2 to less than 6.3	33,200
6.3 to less than 6.4	33,600
6.4 to less than 6.5	33,900
6.5 to less than 6.6	34,300
6.6 to less than 6.7	34,700
6.7 to less than 6.8	35,000
6.8 to less than 6.9	35,400
6.9 to less than 7.0	35,700
7.0 to less than 7.1	36,100
7.1 to less than 7.2	36,500
7.2 to less than 7.3	36,800
7.3 to less than 7.4	37,200
7.4 to less than 7.5	37,600
7.5 or more	38,000

- Commence-
ment
21. This Act comes into force on the 1st day of April, 1978.
- Short title
22. The short title of this Act is *The Highway Traffic Amendment Act, 1978*.

CHAPTER 5

An Act to amend The Tobacco Tax Act

Assented to March 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 2 of *The Tobacco Tax Act*, being ^{s. 2 (1), re-enacted} chapter 463 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1977, chapter 11, section 1, is repealed and the following substituted therefor:

(1) Every consumer shall pay to Her Majesty in right of ^{Tax on consumer} Ontario a tax computed as follows:

- (a) one and one-tenth cents on every cigarette purchased by him;
- (b) four-tenths of 1 cent on every gram or part thereof of any tobacco, other than cigarettes or cigars, purchased by him;
- (c) 2 cents on every cigar purchased by him for a price at retail of not more than 7 cents;
- (d) 5 cents on every cigar purchased by him for a price at retail of more than 7 cents but not more than 10 cents;
- (e) 7 cents on every cigar purchased by him for a price at retail of more than 10 cents but not more than 15 cents, and thereafter, an additional 2 cents for each additional 5 cents or part thereof that the price at retail of a cigar purchased by him exceeds 15 cents and does not exceed 90 cents; and
- (f) 39 cents on every cigar purchased by him for a price at retail of more than 90 cents.

s. 8 (3) (a), re-enacted	<p>2. Clause <i>a</i> of subsection 3 of section 8 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 11, section 3, is repealed and the following substituted therefor:</p> <p>(a) \$1,000; or</p> <p>.</p>
s. 9 (1) (d), amended	<p>3. Clause <i>d</i> of subsection 1 of section 9 of the said Act is amended by striking out “an audit of” in the first line and inserting in lieu thereof “an audit or”.</p>
Commence- ment	<p>4.—(1) This Act, except sections 1 and 2, comes into force on the day it receives Royal Assent.</p>
Idem	<p>(2) Section 1 shall be deemed to have come into force on the 8th day of March, 1978.</p>
Idem	<p>(3) Section 2 comes into force on the 1st day of April, 1978.</p>
Short title	<p>5. The short title of this Act is <i>The Tobacco Tax Amendment Act, 1978</i>.</p>

CHAPTER 6

**An Act to amend
The Retail Sales Tax Act***Assented to March 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Paragraph 1 of section 1 of *The Retail Sales Tax Act*, s. 1, par. 1, amended being chapter 415 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1973, chapter 23, section 1, is amended by adding at the end thereof “and any entry that is provided to a place of amusement as a promotional distribution”.
- (2) Paragraph 3 of the said section 1 is amended by adding s. 1, par. 3, amended at the end thereof “and includes the provision by way of promotional distribution of any tangible personal property or taxable service”.
- (3) Clause *b* of paragraph 4 of the said section 1 is repealed s. 1, par. 4 (b), re-enacted and the following substituted therefor:
 - (b) the cost of, or charges for, customs, excise, mailing, handling, delivery or transportation, whether or not such are shown separately in the books of the vendor or on any invoices or in the computation of the sale price.
- (4) The said section 1, as amended by the Statutes of s. 1, amended Ontario, 1973, chapter 23, section 1, 1975, chapter 9, section 1, 1976, chapter 23, section 1, 1976, chapter 82, section 1 and 1977, chapter 13, section 1, is further amended by adding thereto the following paragraphs:
 - 8a. “promotional distribution” means the provision by any person to others of any tangible personal property, taxable service or admission to a place of amusement (other than any provision thereof that is prescribed by the Minister to be excluded

from the application of this paragraph) that is, in the opinion of the Minister, provided for any one or more of the following purposes:

- (a) to promote or encourage attendance at, or patronage of, any place of amusement, business, undertaking or enterprise;
- (b) to describe, or to promote or encourage the purchase, consumption or use of, any goods, wares, services or property of any kind;
- (c) to furnish to any person any directory, listing or compilation of persons, places, prices, services, commodities, places of business or users of any service;
- (d) for any function, use or purpose prescribed by the Minister to be a promotional distribution.

8b. "promotional distributor" means any person who is a resident of, or carries on business in, Ontario and who, by way of promotional distribution, provides or causes to be provided to any person in Ontario any tangible personal property, taxable service or admission to a place of amusement the full fair value or full price of admission of which is not specifically charged to, and required to be paid by, the person to whom such tangible personal property, taxable service or admission to a place of amusement is provided.

s. 1, par. 9,
amended

- (5) Paragraph 9 of the said section 1, as re-enacted by the Statutes of Ontario, 1976, chapter 82, section 1, is amended by adding at the end thereof "and includes also a promotional distributor to the extent that the full fair value or full price of admission of any tangible personal property, taxable service or admission to a place of amusement provided by way of promotional distribution exceeds any payment specifically made therefor by the person to whom such property, service or admission is so provided".

s. 1, par. 13,
amended

- (6) Paragraph 13 of the said section 1, as amended by the Statutes of Ontario, 1975, chapter 9, section 1, 1976, chapter 23, section 1 and 1976, chapter 82, section 1, is further amended by adding thereto the following clause:

- (h) the provision by way of promotional distribution of any tangible personal property or taxable service,

2.—(1) Paragraph 24*b* of subsection 1 of section 5 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 13, section 4, is amended by adding thereto the following clause: s. 5 (1), par. 24*b*,
amended

- (*aa*) storm windows and storm doors, as defined by the Minister.

(2) Paragraph 41 of subsection 1 of the said section 5 is repealed and the following substituted therefor: s. 5 (1), par. 41,
re-enacted

41. the occupancy of transient accommodation during the period commencing on the 8th day of March, 1978 and ending with the 31st day of December, 1979, provided that occupancy for any period of twenty-four hours or less that includes any part of the 7th day of March, 1978 is not entitled to the exemption conferred by this paragraph, and occupancy for any period of twenty-four hours or less that includes any part of the 31st day of December, 1979 is entitled to the exemption conferred by this paragraph;

41*a*. prepared meals served during the period commencing on the 8th day of March, 1978 and ending with the 31st day of December, 1979, if such prepared meals are provided together with transient accommodation in the said period for one charge for both meals and accommodation under the system commonly known as "the American plan".

(3) The said section 5, as amended by the Statutes of Ontario, 1972, chapter 21, section 1, 1973, chapter 23, section 4, 1974, chapter 7, section 2, 1975, chapter 9, section 4, 1976, chapter 23, section 3, 1976, chapter 82, section 3 and 1977, chapter 13, section 4, is further amended by adding thereto the following subsection: s. 5,
amended

(4) A person in Ontario to whom any tangible personal property, taxable service or admission to a place of amusement is provided by way of promotional distribution is, with respect to his consumption or use thereof or with respect to the price of admission thereof, exempt from the tax imposed by this Act on the amount by which the full Exemption
for recipient
of
promotional
distribution

fair value or full price of admission thereof exceeds any payment that is made by him solely and specifically for the receipt by him of the tangible personal property, taxable service or admission to a place of amusement so provided and that is not referable to the purchase, consumption or use by him of any other property, right or service.

Commence-
ment

3.—(1) This Act, except sections 1 and 2, comes into force on the day it receives Royal Assent.

Idem

(2) Subsections 1, 2, 4, 5 and 6 of section 1 and subsection 3 of section 2 shall be deemed to have come into force on the 1st day of January, 1975.

Idem

(3) Subsection 3 of section 1 and subsections 1 and 2 of section 2 shall be deemed to have come into force on the 8th day of March, 1978.

Short title

4. The short title of this Act is *The Retail Sales Tax Amendment Act, 1978*.

CHAPTER 7

An Act to amend The Land Titles Act

Assented to March 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 51 of *The Land Titles Act*, being chapter 234 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 132, section 13, is further amended by adding thereto the following paragraph:
 - 4a. Any right under Part III of *The Family Law Reform Act, 1978* of the spouse of the person registered as owner. s. 51 (1),
amended
2. Subsections 8 and 9 of section 96 of the said Act are repealed. s. 96 (8, 9),
repealed
3. Section 132 of the said Act is repealed. s. 132,
repealed
4. This Act comes into force on the 31st day of March, 1978. Commence-
ment
5. The short title of this Act is *The Land Titles Amendment Act, 1978*. Short title

CHAPTER 8

An Act to amend The Registry Act

Assented to March 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clause *o* of section 1 of *The Registry Act*, being chapter 409 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor: s. 1 (o),
re-enacted

(o) "will" means a will as defined in *The Succession Law Reform Act, 1977*. 1977, c. 40

- 2.—(1) Section 42 of the said Act, as amended by the Statutes of Ontario, 1971, chapter 98, section 4 and 1972, chapter 133, section 16, is further amended by adding thereto the following subsection: s. 42.
amended

(4a) For the purposes of subsections 5 and 6, "spouse" means "spouse" as defined in clause *f* of section 1 of *The Family Law Reform Act, 1978*. Interpre-
tation
1978, c. 2

- (2) Subsections 5 and 6 of the said section 42 are repealed and the following substituted therefor: s. 42 (5, 6),
re-enacted

(5) A deed, conveyance, mortgage, lease, assignment of lease, release, or quit claim that is made by a person, other than a corporation, in which no one joins as a spouse, shall not be registered unless there is made on or securely attached to it an affidavit by that person, or if the document is executed by an attorney, by that attorney, deposing whether the person was a spouse at the time of the execution of the instrument. Affidavit as
to spousal
status

(6) A deed, conveyance, mortgage, lease, assignment of lease, release, or quit claim that is made by a person and in which another person joins as a spouse shall not be registered unless there is made on or securely attached to it an affidavit by such person, or his or her spouse, or, if the Affidavit
by spouses

document is executed by an attorney, by that attorney, deposing that they were spouses of one another at the time of execution of the instrument.

s. 42 (9),
amended

- (3) Subsection 9 of the said section 42 is amended by adding thereto the following clause:

(aa) to a spouse who, not as an owner and party, consents to or joins in an instrument for the purposes of section 42 of *The Family Law Reform Act, 1978*.

1978, c. 2

s. 42 (10),
re-enacted

- (4) Subsection 10 of the said section 42, as amended by the Statutes of Ontario, 1972, chapter 133, section 16, is repealed and the following substituted therefor:

When
subss. 5, 6
do not apply

(10) Subsections 5 and 6 do not apply to a person executing an instrument in his capacity as Public Trustee, Official Guardian, trustee in bankruptcy, executor or administrator who is not selling for the purpose of paying debts of the estate, committee of a mentally incompetent person, sheriff, trustee of a religious institution or trustee of a school board and any other person who may be designated by regulation.

s. 102 (1),
amended

3. Subsection 1 of section 102 of the said Act is amended by adding thereto the following clause:

(qa) designating persons for the purposes of subsection 10 of section 42.

Commence-
ment

4. This Act comes into force on the 31st day of March, 1978.

Short title

5. The short title of this Act is *The Registry Amendment Act, 1978*.

CHAPTER 9

**An Act to amend
The City of Timmins-Porcupine Act, 1972**

Assented to April 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The City of Timmins-Porcupine Act, 1972*, being chapter 117, is amended by adding thereto the following subsections: s. 3.
amended

(4a) The order of the Minister, made under subsection 4, dividing the City into wards and providing for the number of members of council to be elected in the respective wards, remains in effect until altered by the Ontario Municipal Board. Wards, etc.,
to remain in
effect until
altered by
O.M.B.

(4b) Notwithstanding the provisions of this or any other Act, upon the application of the City authorized by a by-law of the council thereof, or upon the petition of electors in accordance with the provisions of section 13 of *The Municipal Act*, the Ontario Municipal Board may, by order, Alteration
of wards,
etc., by
O.M.B.

R.S.O. 1970.
c. 284

(a) redivide the City into wards and shall designate the name or number that each ward shall bear and shall declare the date when the redivision shall take effect;

(b) alter or dissolve any or all of the wards in the City and shall declare the date when such alterations or dissolutions shall take effect; or

(c) vary the composition of the council of the City,
provided that,

(d) the mayor of the City shall continue to be elected by a general vote of the electors of the City and shall be the head of the council of the City.

Commence- ment	2. This Act comes into force on the day it receives Royal Assent.
Short title	3. The short title of this Act is <i>The City of Timmins-Porcupine Amendment Act, 1978</i> .

CHAPTER 10

**An Act to amend
The Shoreline Property Assistance Act, 1973**

Assented to April 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 5, and subsection 6 as re-enacted by the Statutes of Ontario, 1974, chapter 38, section 1, of section 5 of *The Shoreline Property Assistance Act, 1973*, being chapter 22, are repealed and the following substituted therefor: s. 5 (5, 6), re-enacted

(5) The term of the debentures shall be for a period of twenty years and the debentures shall provide that the principal outstanding and interest thereon shall be payable in equal annual instalments of principal and interest as set out in the debenture, each due on the anniversary date of the debenture. Term of debentures

(6) The debentures shall provide that the municipality or district, metropolitan or regional municipality, as the case may be, may, at any time, with or without giving notice or at such times and on such notice and in accordance with such other terms and conditions as may be prescribed, pay the whole or any part of the amount of principal then outstanding on the debentures and shall not be liable thereafter to pay any interest on the amount so paid other than any interest accrued thereon to the date of such prepayment. Prepayments

(6a) The debentures shall provide that where the municipality or district, metropolitan or regional municipality, as the case may be, pays pursuant to subsection 6 part but not all of the amount of principal then outstanding, the equal annual instalment payable for the remainder of the term of the debenture shall be determined by the Treasurer of Ontario and set out in the Schedule to the debenture. Instalments after partial prepayment

2. Debentures issued under *The Shoreline Property Assistance Act, 1973* before this Act comes into force shall be deemed to Previously issued debentures

contain the provisions set out in subsections 6 and 6a of section 5 of the said Act as enacted by section 1 of this Act.

s. 14.
amended

3. Section 14 of the said Act is amended by adding thereto the following clauses:

(c) prescribing the terms and conditions of prepayment for the purposes of subsection 6 of section 5;

(d) determining the rate of interest for the purposes of subsection 4 of section 5 and subsection 2 of section 9.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is *The Shoreline Property Assistance Amendment Act, 1978*.

CHAPTER 11

An Act to amend The Income Tax Act

Assented to April 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clause *i* of subsection 3 of section 3 of *The Income Tax Act*, s. 3 (3) (i), re-enacted being chapter 217 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1977, chapter 6, section 1, is repealed and the following substituted therefor:
 - (i) 44 per cent in respect of the 1977 and 1978 taxation years.
- 2.—(1) Subsection 3 of section 6*b* of the said Act, as re-enacted s. 6*b* (3), amended by the Statutes of Ontario, 1972, chapter 146, section 2, is amended by striking out “who is a full-time student at a college, university or school of nursing” in the second and third lines.
 - (2) Subsection 11 of the said section 6*b*, as enacted by the Statutes of Ontario, 1974, chapter 91, section 2, is amended by striking out all the words after “subsection 5” in the sixteenth line and inserting in lieu thereof “provided that no claim to establish a deduction or an additional deduction under this section may be made after four years from the end of the particular taxation year with respect to which a deduction under subsection 2 could first have been made”.
3. Subsection 1 of section 17 of the said Act is repealed and s. 17 (1), re-enacted the following substituted therefor:
 - (1) Every person who, knowingly or under circumstances amounting to gross negligence in the carrying out of any duty or obligation imposed by or under this Act, has made or has participated in, assented to or acquiesced in the making of, an incorrect statement or omission (in this section referred to as a “false statement”) in a return, certificate, statement or answer (in this section referred to as a “return”) Statements or omissions in return

filed or made in respect of a taxation year as required by or under this Act or a regulation, is liable to a penalty of 25 per cent of the amount, if any, by which,

- (a) the tax for the year that would be payable by him under this Act if his taxable income for the year were computed by adding to the taxable income reported by him in his return for the year that portion of his understatement of income for the year that is reasonably attributable to the false statement,

exceeds,

- (b) the tax for the year that would have been payable by him under this Act had his tax payable for the year been assessed on the basis of the information provided in his return for the year.

Interpre-
tation

(1a) For the purposes of subsection 1, the taxable income reported by a person in his return for a taxation year shall be deemed not to be less than nil and the “understatement of income for a year” of a person has the meaning assigned to that expression in subsection 2.1 of section 163 of the Federal Act.

s. 52 (8) (b),
amended

- 4. Clause *b* of subsection 8 of section 52 of the said Act is amended by striking out “section” in the second line and inserting in lieu thereof “subsection”.

1977.
c. 6, s. 5.
re-enacted

- 5. Section 5 of *The Income Tax Amendment Act, 1977*, being chapter 6, is repealed and the following substituted therefor:

Commence-
ment

5.—(1) This Act, except subsection 3 of section 1, shall be deemed to have come into force on the 1st day of January, 1977.

Idem

(2) Subsection 3 of section 1 shall be deemed to have come into force on the 1st day of January, 1976 and to apply to the 1976 and subsequent taxation years.

Commence-
ment

- 6.—(1) This Act, except sections 1, 2 and 5, comes into force on the day it receives Royal Assent.

Idem

(2) Section 1 and subsection 1 of section 2 shall be deemed to have come into force on the 1st day of January, 1978.

Idem

(3) Subsection 2 of section 2 and section 5 shall be deemed to have come into force on the 1st day of January, 1977.

Short title

- 7. The short title of this Act is *The Income Tax Amendment Act, 1978*.

CHAPTER 12

**An Act to amend
The Municipal Elections Act, 1977**

Assented to April 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 9 of *The Municipal Elections Act, 1977*, s. 9 (2), re-enacted being chapter 62, is repealed and the following substituted therefor:

(2) The term of office of members of a council or local board who hold office on the 30th day of November, 1978, and whose term of office but for this subsection would expire with the 31st day of December, 1978, shall, subject to subsection 3, expire with the 30th day of November, 1978, and where such members are paid an annual allowance, the allowance for the year 1978 shall be reduced proportionately. Expiry of term of office and proportional reduction in annual allowances

(3) The holders of offices hold office until their successors are elected and the newly elected council or local board is organized. Until new council organized

2. Clause *a* of subsection 1 of section 36 of the said Act is s. 36 (1) (a), re-enacted repealed and the following substituted therefor:

(a) shall be signed by at least ten electors, either whose names are entered in the preliminary list of electors or who have furnished to the clerk an affidavit in the prescribed form that they are entitled to vote in the election to such office.

3. Subsection 5 of section 37 of the said Act is repealed and the following substituted therefor: s. 37 (5), re-enacted

(5) Where the number of candidates for an office who are nominated at the end of nomination day is not sufficient to fill the number of vacancies to which candidates may Where number of candidates nominated insufficient

be elected, subsection 1 of section 40 respecting acclamation applies to those candidates, but additional nominations for the remaining vacancies in the office in respect of which there was an insufficient number of candidates may be filed in the office of the clerk on the Wednesday following nomination day between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 apply, with the necessary modifications, as though the additional nomination papers had been filed on nomination day.

s. 40 (1),
re-enacted

4. Subsection 1 of section 40 of the said Act is repealed and the following substituted therefor:

Acclama-
tion

(1) If no more candidates are nominated at the end of nomination day for any office than the number to be elected, the clerk shall forthwith after 5 o'clock in the afternoon of the day following nomination day declare that candidate or those candidates duly elected.

Idem

(1a) In the case where additional nominations have been filed under subsection 5 of section 37 and the additional number of candidates nominated is not more than the remaining number of vacancies for which the additional candidates were nominated, the clerk shall forthwith after 5 o'clock in the afternoon of the Thursday following nomination day, declare that candidate or those candidates duly elected.

s. 55 (1),
par. 4,
re-enacted

5. Paragraph 4 of subsection 1 of section 55 of the said Act is repealed and the following substituted therefor:

4. If voting by such person is objected to by any candidate or scrutineer, the deputy returning officer shall enter the objection or cause it to be entered on the polling list maintained by the poll clerk, by writing opposite the name of such person the

words "*Objected to by*
(name of candidate on whose behalf the objection was made)" and the deputy returning officer shall require the person in respect of whom the objection was made to take the prescribed oath.

s. 92 (5),
re-enacted

6. Subsection 5 of section 92 of the said Act is repealed and the following substituted therefor:

Idem
R.S.O. 1970,
c. 32

(5) Where in the year following an election year the annual enumeration under *The Assessment Act* has, not less than sixty days prior to the holding of the new election, been

completed for the municipality or municipalities in which the new election is to be held, the assessment commissioner shall, within fourteen days of a request by the clerk or clerks of such municipality or municipalities, furnish a new preliminary list of electors based on such annual enumeration and in accordance with the requirements of this Act pertaining to the preparation of such lists and such preliminary list shall for all purposes, including revision by the clerk, be the preliminary list of electors for the new election and the revision shall be subject to the rule set out in paragraph 2, 3 or 4 of subsection 4, as the case requires, except that in the application of the relevant rule the qualification period expressed therein as “the period of qualification specified under section 12 or 13” shall be deemed instead to be the period in the year following the election year during which the enumeration was taken under section 23 of *The Assessment Act*.

R.S.O. 1970,
c. 32

7.

Subsection 3 of section 117 of the said Act is amended by striking out “104” in the third line and inserting in lieu thereof “106”.

s. 117 (3),
amended
8.

Subsection 2 of section 32 of *The Liquor Licence Act, 1975*, being chapter 40, as re-enacted by the Statutes of Ontario, 1977, chapter 62, section 124, is repealed and the following substituted therefor:

1975, c. 40,
s. 32 (2),
re-enacted
- (2)

Where the vote is held on a day other than the date set for the election of members to the council of the municipality, for the purpose of determining the period during which a person may qualify as an elector entitled to vote on the question, the reference in paragraph 4 of subsection 4 of section 92 of *The Municipal Elections Act, 1977*, to the order of the Ontario Municipal Board given under section 262 of *The Municipal Act* shall be deemed to be a reference to the date of the approval given by the Board as required by section 31 of this Act.

Qualifica-
tion period
for
determining
eligibility
of electors

1977, c. 62

R.S.O. 1970,
c. 284
9.

This Act comes into force on the day it receives Royal Assent.

Commence-
ment
10.

The short title of this Act is *The Municipal Elections Amend-ment Act, 1978*.

Short title

CHAPTER 13

An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund*Assented to May 8th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Lieutenant Governor in Council is hereby authorized to raise from time to time by way of loan in any manner provided by *The Financial Administration Act* such sum or sums of money as are considered necessary for discharging any indebtedness or obligation of Ontario, for making any payments authorized or required by any Act to be made out of the Consolidated Revenue Fund or for reimbursing the Consolidated Revenue Fund for any moneys expended for any of such purposes, provided that the principal amount of any securities issued and temporary loans raised under the authority of this Act shall not exceed in the aggregate \$1,100,000,000.

Loans up to
\$1,100,000,000

R.S.O. 1970.
c. 166

(2) The sum or sums of money authorized to be raised by subsection 1 for the purposes mentioned therein shall be in addition to all sums of money authorized to be raised by way of loan under any other Act.

Idem

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is *The Ontario Loan Act*, 1978.

Short title

CHAPTER 14

An Act to amend
The Corporations Tax Act, 1972

Assented to May 8th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

- 1.—(1) Subclause iv of clause *d* of subsection 2 of section 1 of *The Corporations Tax Act, 1972*, being chapter 143, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 1, is amended by striking out “section 138” in the third line and inserting in lieu thereof “sections 138 and 248”.

s. 1 (2) (d) (iv),
amended
- (2) Subsection 6 of the said section 1 is amended by striking out “sections” in the first line and inserting in lieu thereof “provisions”.

s. 1 (6),
amended
- 2.—(1) Clause *c* of subsection 2 of section 2 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 2, is repealed and the following substituted therefor:

s. 2 (2) (c),
re-enacted

(c) disposed of taxable Canadian property, within the meaning given to that expression by subsection 1 of section 248 of the *Income Tax Act* (Canada) if the reference in that definition to section 2 of that Act were a reference to this section, that was property situated in Ontario as prescribed by regulation; or

R.S.C. 1952,
c. 148

.

(2) Clause *c* of subsection 3 of the said section 2, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 2, is repealed and the following substituted therefor:

s. 2 (3) (c),
re-enacted

(c) disposed of taxable Canadian property, within the meaning given to that expression by subsection 1 of section 248 of the *Income Tax Act* (Canada) if the

reference in that definition to section 2 of that Act were a reference to this section, that was property situated in Ontario as prescribed by regulation; or

s. 12 (2),
re-enacted

- 3.** Subsection 2 of section 12 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 6, is repealed and the following substituted therefor:

Interpre-
tation

(2) In the application of the said section 3 for the purposes of this Act, the reference in paragraph *c* thereof to “subdivision *e*” shall be deemed to be a reference to Subdivision D of Division B of Part II of this Act, and the reference in the said section to “this Part” shall be deemed to be a reference to Part II of this Act.

Corpora-
tion that
becomes
subject to
this Act
R.S.C. 1952,
c. 148

(3) Subject to subsection 4 of section 14, for the purpose of computing the income and taxable income of a corporation for a taxation year any amount deducted or deductible by the corporation under a provision of the *Income Tax Act* (Canada) in computing its income for a previous taxation year in respect of which the corporation was not subject to the tax imposed by Part II of this Act is deemed, unless otherwise provided in the said Part II, to have been deducted or deductible, as the case may be, under the corresponding provision of this Act in computing its income or taxable income, as the case may be, for that previous taxation year.

s. 13,
amended

- 4.** Section 13 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 7, is amended by adding thereto the following subsection:

Interpre-
tation

(2) In the application of the said section 4 for the purposes of this Act, the references therein to “this Part” shall be deemed to be references to Part II of this Act.

s. 14 (4) (a),
amended

- 5.—(1)** Clause *a* of subsection 4 of section 14 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by striking out “subsections 7.1 and 10” in the first line and inserting in lieu thereof “subsection 10”.

s. 14 (4) (b),
re-enacted

- (2) Clause *b* of subsection 4 of the said section 14 is repealed and the following substituted therefor:

Application
of
R.S.C. 1952,
c. 148,
s. 13 (7.1)

(b) the reference in subsection 7.1 of the said section 13 to “section 65” shall be deemed to be a reference to the said section 65 and to section 19 of this Act.

6. Subclause i of clause c of subsection 4 of section 15 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is repealed. s. 15 (4) (c) (i), repealed

7. Subsection 2 of section 18 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is repealed and the following substituted therefor: s. 18 (2), re-enacted

(2) Subsection 1 does not apply to allow a deduction in computing the income of a corporation for a taxation year if the corporation, at the end of the year or at any time in the immediately following year, Application of subs. 1

(a) was exempt from tax under any provision of this Part; or

(b) was not resident in Canada and ceased to have a permanent establishment in Canada.

8.—(1) Clause b of subsection 1 of section 20 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is repealed and the following substituted therefor: s. 20 (1) (b), re-enacted

(b) of that aggregate, an amount equal to its income for the taxation year if no deduction were allowed under this subsection or section 19, minus the deductions allowed for the taxation year by sections 112 and 113 of the *Income Tax Act* (Canada) as made applicable by section 29 of this Act. R.S.C. 1952, c. 148

(2) Clause b of subsection 2 of the said section 20 is repealed and the following substituted therefor: s. 20 (2) (b), re-enacted

(b) of that aggregate, the greater of,

(i) such amount as the corporation may claim, not exceeding 20 per cent of the aggregate determined under clause a, and

(ii) the aggregate of,

(A) such part of its income for the taxation year as may reasonably be regarded as attributable to the production of petroleum or natural gas from wells in Canada or to the production of minerals from mines in Canada,

(B) its income for the taxation year from royalties in respect of an oil or gas

well in Canada or a mine in Canada,
and

- (C) the aggregate of amounts each of which is an amount, in respect of a Canadian resource property or a property referred to in subclause ii of clause *a* of subsection 3 of section 16 or clause *c* of subsection 3 of section 16 that has been disposed of by it, equal to the amount, if any, by which,

1. the amount included in computing its income for the taxation year by virtue of subsection 3 of section 16 in respect of the disposition of the property,

exceeds,

2. the amount deducted under section 18 in respect of the property in computing its income for the taxation year,

if no deduction were allowed for the taxation year under this subsection, subsection 3 or section 19.

s. 20 (14) (b)
(iii),
re-enacted

- (3) Subclause iii of clause *b* of subsection 14 of the said section 20 is repealed and the following substituted therefor:

R.S.C. 1952,
c. 148

- (iii) notwithstanding paragraph *m* of subsection 1 of section 18 of the *Income Tax Act* (Canada), as that section applies to this Act by virtue of section 14 of this Act, the cost to the corporation of a Canadian resource property, but for greater certainty not including any payment made to any of the persons referred to in any of the subparagraphs i to iii of the said paragraph *m* for the preservation of a person's rights in respect of a Canadian resource property or a property that would have been a Canadian resource property if it had been acquired by the corporation after 1971, and not including a payment to which the said paragraph *m* applied by virtue of subparagraph v thereof.

9. Section 27 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by adding thereto the following subsection: s. 27,
amended

(2a) For the purposes of this Act, paragraph *d* of subsection 1 of section 96 of the *Income Tax Act* (Canada) shall apply as though the paragraph read as follows: Exception

- (*d*) each income or loss of the partnership for a taxation year were computed as if no deduction were permitted by subsection 1 of section 19, section 20 or the provisions of *The Corporations Tax Application Rules, 1972* relating to exploration and development expenses.

10. Subsection 1 of section 46 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by inserting after "138" in the fifth line "138.1,". s. 46 (1),
amended

11. Section 48 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is repealed and the following substituted therefor: s. 48,
re-enacted

48. Section 138.1 and subsection 2 of section 142 of the *Income Tax Act* (Canada) are, in so far as they apply to corporations, applicable for the purposes of this Act. Amounts to
be included
in com-
puting
policy-
holder's
income

Communal Organizations

48a. Section 143 of the *Income Tax Act* (Canada) is, in so far as it applies to corporations, applicable for the purposes of this Act. Application
of
R.S.C. 1952,
c. 148, s. 143

12. Section 126 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 42, section 11, 1977, chapter 16, section 3 and 1977, chapter 58, sections 9 and 26, is further amended by adding thereto the following subsection: s. 126,
amended

(3) Notwithstanding subsection 1, the taxable paid-up capital of a corporation registered under *The Loan and Trust Corporations Act* for a taxation year is its taxable paid-up capital as it stood at the close of the taxation year, and includes, Taxable
paid-up
capital of
loan and
trust cor-
porations
R.S.O. 1970,
c. 254

(*a*) its paid-up capital stock;

(*b*) its earned, capital and any other surplus; and

- (c) all its reserves, whether created from income or otherwise, except any reserve, the creation of which is allowed as a charge against income under the provisions of Part II.

s. 127 (2a),
re-enacted

- 13.** Subsection 2a of section 127 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 42, section 12, is repealed and the following substituted therefor:

Exception

- (2a) Subsections 1 and 2 do not apply to any corporation to which subsection 2 or 3 of section 126 applies.

s. 131 (2),
re-enacted

- 14.** Subsection 2 of section 131 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 16, section 4 and amended by 1977, chapter 58, section 26, is repealed and the following substituted therefor:

Rate of
capital tax
on banks and
loan and
trust
corporations
R.S.O. 1970,
c. 254

- (2) The tax payable under this Part by a bank or a corporation registered under *The Loan and Trust Corporations Act* for a taxation year calculated upon its taxable paid-up capital, in this subsection referred to as the "amount taxable", is three-fifths of 1 per cent of the amount taxable.

s. 132 (2),
re-enacted

- 15.** Subsection 2 of section 132 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 16, section 4 and amended by 1977, chapter 58, section 26, is repealed and the following substituted therefor:

Idem

- (2) There may be deducted from the tax otherwise payable under this Part by a bank or a corporation registered under *The Loan and Trust Corporations Act* for a taxation year an amount equal to three-fifths of 1 per cent of that portion of its taxable paid-up capital that is deemed to be used by the bank or the corporation registered under *The Loan and Trust Corporations Act* in the taxation year in each jurisdiction outside Ontario determined under rules prescribed by the regulations.

s. 143 (1),
re-enacted

- 16.—(1)** Subsection 1 of section 143 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 32, section 18 and 1977, chapter 58, section 26, is repealed and the following substituted therefor:

Insurance
corporations

- (1) Every insurance corporation shall pay a tax of,

- (a) 2 per cent calculated on the gross premiums payable, under contracts of accident insurance, life insurance and sickness insurance; and

- (b) 3 per cent calculated on the gross premiums payable, under any other contract of insurance,

to the corporation or its agent or agents during the taxation year in respect of business transacted in Ontario (other than premiums in respect of reinsurance ceded to the corporation by other insurance corporations and considerations for annuities), after deducting from such premiums the amount of,

(c) the cash value of dividends credited to policyholders; and

(d) the premiums returned.

(2) Subsections 1a and 1b of the said section 143, as enacted by the Statutes of Ontario, 1976, chapter 32, section 18, are repealed and the following substituted therefor:

s. 143 (1a),
re-enacted;
s. 143 (1b),
repealed

(1a) For the purposes of subsection 1, "accident insurance", "life insurance" and "sickness insurance" have the respective meanings given to those expressions by section 1 of *The Insurance Act*.

Interpre-
tation

R.S.O. 1970,
c. 224

17. Subsection 4 of section 146 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 58, section 26, is repealed and the following substituted therefor:

s. 146 (4),
re-enacted

(4) Where a person, acting or purporting to act on behalf of a corporation, knowingly, or under circumstances amounting to gross negligence in the carrying out of any duty or obligation imposed by or under this Act, has made or has participated in, assented to or acquiesced in the making of, an incorrect statement or omission (in this subsection referred to as a "false statement") in a return, certificate, statement or answer (in this subsection referred to as a "return") filed or made in respect of a taxation year as required by or under this Act or the regulations, the corporation is liable to a penalty of 25 per cent of the amount, if any, by which,

Statements
or omissions
in return

(a) the tax for the year that would be payable by it under this Act if its taxable income or other subject of tax for the year were computed by adding to the taxable income or other subject of tax reported by it in its return for the year that portion of the understatement of income or the understatement of any other subject of tax, for the year, that is reasonably attributable to the false statement;

exceeds,

- (b) the tax for the year that would have been payable by it under this Act had the tax payable for the year been assessed on the basis of the information provided in its return for the year.

Interpre-
tation

(5) For the purposes of subsection 4, the taxable income reported by a corporation in its return for a taxation year shall be deemed not to be less than nil and the "understatement of income" for a year shall be determined in accordance with the rules provided in subsection 2.1 of section 163 of the *Income Tax Act* (Canada).

R.S.C. 1952,
c. 148

s. 148 (3) (a),
re-enacted

18.—(1) Clause *a* of subsection 3 of section 148 of the said Act, as re-enacted by the Statutes of Ontario, 1975, chapter 17, section 64, is repealed and the following substituted therefor:

(a) on or before,

- (i) the last day of each month of the taxation year in respect of which the tax is payable, an instalment equal to one-twelfth of the tax payable as estimated by it at the rates for the taxation year on,

(A) its estimated taxable income and other subject of tax for the taxation year, or

(B) its taxable income and other subject of tax for the immediately preceding taxation year; or

- (ii) the last day of each of the first two months of the taxation year in respect of which the tax is payable an instalment equal to one-twelfth of the tax payable as estimated by it, at the rates for the taxation year, on its taxable income and other subject of tax for the second taxation year preceding the taxation year, and on or before the last day of each of the following ten months of the taxation year an instalment equal to one-tenth of the amount remaining after deducting the amount computed pursuant to this subclause in respect of the first two months of the taxation year from the tax payable as estimated by it at the rates for the taxation year on its taxable income and

other subject of tax for the immediately preceding taxation year; and

- (2) Subsection 5 of the said section 148, as enacted by the Statutes of Ontario, 1976, chapter 32, section 19 and amended by 1977, chapter 58, sections 16 and 26, is repealed and the following substituted therefor:
- s. 148 (5),
re-enacted

(5) Notwithstanding clause *a* of subsection 3, the amount payable by a mutual fund corporation to the Treasurer of Ontario on or before the last day of any month of the taxation year in respect of which the tax is payable, shall be deemed to be the amount, if any, by which,

Mutual fund
corporations

- (a) the amount so payable otherwise determined under that subsection,

exceeds,

- (b) one-twelfth of the corporation's capital gains refund for the year, as determined under section 41.

- 19.**—(1) Subsection 1 of section 149 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 58, section 26, is repealed and the following substituted therefor:
- s. 149 (1),
re-enacted

(1) Where the amount paid on account of the tax payable by a corporation for a taxation year is less than the amount of tax payable for the taxation year, the corporation liable to pay the tax shall pay interest on the difference between,

Interest on
unpaid tax

- (a) the amount of tax payable for the taxation year; and

- (b) the amount paid on account of the tax payable for the taxation year,

from the day on which the balance of the tax payable is required to be paid pursuant to clause *b* of subsection 3 of section 148 to the day of payment of the tax, at such rate as is prescribed by the regulations.

(1a) For the purposes of subsection 1, the "amount paid on account of the tax payable" is the amount paid by the corporation on account of the tax payable for the taxation year minus any amounts refunded to the corporation or any amounts applied to other liability of the corporation pursuant to section 152.

Interpre-
tation

s. 149 (5),
re-enacted

- (2) Subsection 5 of the said section 149, as amended by the Statutes of Ontario, 1977, chapter 58, section 26, is repealed and the following substituted therefor:

Interest on
unpaid tax

(5) For the purpose of calculating interest under subsection 2, where a corporation is required to pay a part or instalment of tax for a taxation year pursuant to subsection 3 of section 148, the corporation shall be deemed to have been liable to pay the part or instalment determined under,

- (a) sub-subclause A of subclause i of clause *a* of subsection 3 of section 148; or
- (b) sub-subclause B of subclause i of clause *a* of subsection 3 of section 148; or
- (c) subclause ii of clause *a* of subsection 3 of section 148,

whichever method gives the least amount required to be paid.

s. 150 (1*a*, 1*b*),
re-enacted

- 20.** Subsections 1*a* and 1*b* of section 150 of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 58, section 18, are repealed and the following substituted therefor:

Determina-
tion of
losses

(1*a*) Where the Minister ascertains the amount of a corporation's non-capital loss, net capital loss or restricted farm loss for a taxation year and that amount is different from the amount reported by the corporation in its return of income for that year, the Minister shall, at the request of the corporation, determine, with all due despatch, the amount of the corporation's non-capital loss, net capital loss or restricted farm loss, as the case may be, and shall send a notice of determination to the corporation that delivered the return.

Provisions
applicable
R.S.C. 1952,
c. 148

(1*b*) The provisions of paragraph *l* of subsection 1 of section 56 and paragraph *o* of section 60 of the *Income Tax Act* (Canada), as those paragraphs apply by virtue of sections 16 and 17, respectively, of this Act, and the provisions of this Part, as they relate to an assessment or reassessment and to assessing tax and reassessing tax, are applicable, *mutatis mutandis*, to a determination or redetermination and to determining and redetermining amounts under this Part, except that subsections 1 and 2 are not applicable to determinations made under subsection 1*a* and, for greater certainty, an original determination of a corporation's non-capital loss, net capital loss or restricted farm loss for a taxation year may be made by the Minister only at the request of the corporation.

(1c) For greater certainty, where the Minister makes a determination of the amount of a corporation's non-capital loss, net capital loss or restricted farm loss for a taxation year, as the case may be, subject to the corporation's rights of objection and appeal in respect of the determination and subject to any redetermination by the Minister, the determination is binding on both the Minister and the corporation for the purposes of calculating the taxable income of the corporation in any other year. Determination binding

- 21.** Subsection 3 of section 152 of the said Act is repealed and the following substituted therefor: s. 152 (3), re-enacted

(3) Where an amount in respect of an overpayment is refunded or applied under this section on other liability, interest at such rate as is prescribed by the regulations shall be paid or applied thereon for the period commencing with the later of, Interest on overpayments

(a) the day on which the overpayment arose; and

(b) the day on or before which the balance of the tax payable for the taxation year is required to be paid pursuant to clause *b* of subsection 3 of section 148,

and ending with the day of refunding or application aforesaid, unless the amount of the interest so calculated is less than \$1, in which event no interest shall be paid or applied under this subsection.

- 22.** Subsection 1 of section 153 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 58, section 20, is repealed and the following substituted therefor: s. 153 (1), re-enacted

(1) Where instalments of tax as required by subsection 3 of section 148 are overpaid at any time prior to, Credit interest on overpaid instalments

(a) the day on or before which the balance of the tax payable for the taxation year is required to be paid pursuant to clause *b* of subsection 3 of section 148; or

(b) the day on which a refund was made upon assessment where such assessment is made before the day referred to in clause *a*,

whichever is earlier, interest at such rate as is prescribed for the purpose of subsection 3 of section 152 shall be allowed on the amount of the overpayment.

Commence-
ment and
Application

23.—(1) Sections 1 and 2, subsection 2 of section 12 of the said Act, as enacted by section 3 of this Act, and sections 4 and 9 shall be deemed to have come into force on the 8th day of December, 1977.

Idem

(2) Subsection 1 of section 19, and sections 20, 21 and 22 come into force on the day this Act receives Royal Assent.

Idem

(3) Sections 5 and 6 shall be deemed to have come into force on the 8th day of March, 1978, and apply to property acquired and expenses incurred after the 7th day of March, 1978.

Idem

(4) Subsection 3 of section 12 of the said Act, as enacted by section 3 of this Act, section 7 of this Act, and section 48*a* of the said Act, as enacted by section 11 of this Act, shall be deemed to have come into force on the 1st day of January, 1977 and apply to corporations in respect of all taxation years ending after 1976.

Idem

(5) Subsections 1 and 2 of section 8 shall be deemed to have come into force on the 7th day of May, 1974, and apply to corporations in respect of all taxation years ending after the 6th day of May, 1974.

Idem

(6) Subsection 3 of section 8 shall be deemed to have come into force on the 7th day of May, 1974, and applies to amounts paid or payable after the 6th day of May, 1974 in respect of the period after that date.

Idem

(7) Section 10 of this Act, and section 48 of the said Act, as re-enacted by section 11 of this Act, shall be deemed to have come into force on the 1st day of January, 1978 and apply to corporations in respect of all taxation years ending after 1977.

Idem

(8) Sections 12, 13, 14 and 15 shall be deemed to have come into force on the 8th day of March, 1978 and apply to corporations in respect of all taxation years ending after the 7th day of March, 1978, except that with respect to the taxation year ending after the 7th day of March, 1978, and that includes that day, the following rules apply:

(*a*) determine the amount of tax payable under Part III of the said Act as that Part stood on the 7th day of March, 1978 on the assumption that that Part as it so stood was applicable to that taxation year;

(*b*) determine the proportion of the amount determined under clause *a* that the number of days of that

taxation year prior to the 8th day of March, 1978 bears to the total number of days of that taxation year;

(*c*) determine the amount of tax payable under Part III of the said Act, as amended by sections 12, 13, 14 and 15 of this Act, on the assumption that that Part as so amended was applicable for that taxation year;

(*d*) determine the proportion of the amount determined under clause *c* that the number of days of that taxation year that follow the 7th day of March, 1978 bears to the total number of days of that taxation year;

(*e*) determine the aggregate of the amounts determined under clauses *b* and *d* in respect of the corporation,

and the aggregate determined under clause *e* is the amount payable by the corporation under Part III of the said Act, as amended by this Act, for its taxation year that ends after the 7th day of March, 1978, and that includes that day.

(9) Section 16 shall be deemed to have come into force on ^{Idem} the 8th day of March, 1978 and applies to corporations in respect of all taxation years ending after the 7th day of March, 1978, except that with respect to the taxation year ending after the 7th day of March and that includes that day, the following rules apply:

(*a*) determine the tax payable under section 143 of the said Act as that section stood on the 7th day of March, 1978 on the assumption that that section as it so stood was applicable to that taxation year;

(*b*) determine the proportion of the amount determined under clause *a* that the number of days of that taxation year prior to the 8th day of March, 1978 bears to the total number of days of that taxation year;

(*c*) determine the amount of tax payable under section 143 of the said Act, as amended by section 16 of this Act, on the assumption that that section as so amended was applicable for that taxation year;

(*d*) determine the proportion of the amount determined under clause *c* that the number of days of

that taxation year that follow the 7th day of March, 1978 bears to the total number of days of that taxation year;

- (e) determine the aggregate of the amounts determined under clauses *b* and *d* in respect of the corporation,

and the aggregate determined under clause *e* is the amount payable by the corporation under section 143 of the said Act, as amended by this Act, for its taxation year that ends after the 7th day of March, 1978, and that includes that day.

Idem

- (10) Section 17 shall be deemed to have come into force on the 1st day of April, 1977.

Idem

- (11) Section 18 and subsection 2 of section 19 come into force on the 1st day of July, 1978 and apply to corporations in respect of all taxation years commencing on or after that date.

Short title

- 24.** The short title of this Act is *The Corporations Tax Amendment Act, 1978*.

CHAPTER 15

**An Act to amend
The Ministry of Government Services Act, 1973**

Assented to May 8th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsections 1 and 2 of section 6 of *The Ministry of Government Services Act, 1973*, being chapter 2, as amended by the Statutes of Ontario, 1974, chapter 36, section 3, are repealed and the following substituted therefor: s. 6 (1, 2),
re-enacted

(1) It is the responsibility of the Minister and he has power, in accordance with section 8, to acquire, lease and dispose of public works. Responsi-
bility of
Minister

(2) It is the responsibility of the Ministry, and the officers, clerks and servants of the Ministry have power, under the direction of the Minister and the Deputy Minister, Responsi-
bility of
Ministry

(a) to design, construct, renovate, service, maintain, repair, furnish, equip, manage and administer premises, buildings and structures that are public works;

(b) to determine the public works or parts thereof that are open to the public and to manage and administer such public works or parts including,

(i) regulating vehicular and pedestrian traffic,

(ii) setting apart any building, premises or structure that is a public work, or any part thereof, for a limited use, and

(iii) collecting fees fixed by the Minister for parking in any area set aside for parking in, on or under any public work, and the Minister may fix such fees;

- (c) to develop and manage common services for increasing the effectiveness, efficiency and economy of ministries and agencies of the Government;
- (d) to establish specifications and standards concerning the acquisition of commodities, furnishings and equipment by the Government, the cataloguing of commodities, furnishings and equipment and the maintenance, storage and disposal of commodities, furnishings and equipment;
- (e) to acquire by purchase, lease or otherwise, commodities, furnishings, equipment and services required by the Government, to store all or any of such commodities, furnishings and equipment and to dispose of all or any of such commodities, furnishings and equipment; and
- (f) to provide such other services as the Lieutenant Governor in Council assigns.

s. 10,
amended

- 2.** Section 10 of the said Act is amended by adding thereto the following subsection:

Idem

(2) The officers, clerks and servants of the Ministry under the direction of the Minister and the Deputy Minister may enter into contracts or agreements for and in the name of the Crown to carry out the responsibilities of the Ministry under this Act.

s. 13,
re-enacted

- 3.** Section 13 of the said Act is repealed and the following substituted therefor:

Tenders

13. Before a contract is entered into for and in the name of the Crown in respect of the construction, renovation or repair of a public work, the Ministry shall invite tenders therefor except,

- (a) in cases of emergency where in the opinion of the Minister delay would be damaging; or
- (b) where the estimated cost of the work is less than \$10,000,

and the Minister shall report all cases referred to in clause *a* to the Legislature forthwith, if it is in session or, if not, at the next ensuing session.

4. This Act comes into force on the day it receives Royal Assent. Commence-
ment
5. The short title of this Act is *The Ministry of Government Services Amendment Act, 1978*. Short title

CHAPTER 16

An Act to amend
The Highway Traffic Act

Assented to May 8th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 27 of *The Highway Traffic Act*, being chapter 202 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following subsection:

s. 27,
amended

(4) The Registrar may, at any time for misconduct or contravention of the provisions of this Act, *The Public Vehicles Act* or *The Public Commercial Vehicles Act* or of any regulation thereunder by an owner or lessee of one or more motor vehicles or trailers for which permits have been issued by a jurisdiction or jurisdictions other than the Province of Ontario, order that the permit and number plates issued for such vehicle or vehicles be seized and any constable or any officer appointed for carrying out the provisions of this Act or the enforcement of *The Public Vehicles Act* or *The Public Commercial Vehicles Act* may seize the permit and number plates and deliver them to the Ministry which shall return them to the authority that issued them.

Power to
seize out-of-
province
permits and
plates
R.S.O. 1970,
cc. 392, 375

2. This Act comes into force on the day it receives Royal Assent.
3. The short title of this Act is *The Highway Traffic Amendment Act, 1978 (No. 2)*.

Commence-
ment

Short title

CHAPTER 17

An Act to amend The Municipal Act

Assented to May 8th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 2 of section 368*a* of *The Municipal Act*, s. 368*a* (2), re-enacted being chapter 284 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1975, chapter 56, section 8, is repealed and the following substituted therefor:

(2) A by-law passed under this section may provide for regulating the placement, construction, size, nature and character of signs, advertising, and advertising devices, including any printed matter, oral or other communication or thing, posted or used for the purpose of promoting body-rub parlours or for the prohibition of such signs, advertising, or advertising devices. Signs, advertising, etc.

(2) Subsection 3 of the said section 368*a* is amended by adding at the commencement thereof “Notwithstanding subsection 6 of section 246”. s. 368*a* (3), amended

(3) The said section 368*a* is amended by adding thereto the following subsections: s. 368*a*, amended

(5*a*) A by-law passed under this section may prohibit any person carrying on or engaged in the trade, calling, business or occupation for which a licence is required under this section from permitting any person under the age of eighteen years to enter or remain in the body-rub parlour or any part thereof. Age restriction

(5*b*) For the purpose of any prosecution or proceeding under a by-law passed under this section, the holding out to the public that services described in this section are provided in premises or any part thereof, is admissible in evidence as *prima facie* proof that the premises or part thereof is a body-rub parlour. *Prima facie* proof

Other
powers not
affected

(5c) Nothing in this section affects the power that may be exercised by a municipality under this or any other general or special Act to license, regulate or govern any other trade, calling, business or occupation.

s. 368b,
enacted

2. The said Act is amended by adding thereto the following section:

Licensing,
regulating,
etc.,
adult enter-
tainment
parlours

368b.—(1) By-laws may be passed by the councils of all municipalities for licensing, regulating, governing, classifying and inspecting adult entertainment parlours or any class or classes thereof and for revoking or suspending any such licence and for limiting the number of such licences to be granted, in accordance with subsection 3.

Signs,
advertising,
etc.

(2) A by-law passed under this section may provide for regulating the placement, construction, size, nature and character of signs, advertising, and advertising devices, including any printed matter, oral or other communication or thing, posted or used for the purpose of promoting adult entertainment parlours or any class or classes thereof or for the prohibition of such signs, advertising or advertising devices.

Defined
areas,
limitation
on numbers

(3) Notwithstanding subsection 6 of section 246, a by-law passed under this section may define the area or areas of the municipality in which adult entertainment parlours or any class or classes thereof may or may not operate and may limit the number of licences to be granted in respect of adult entertainment parlours or any class or classes thereof in any such area or areas in which they are permitted.

Construc-
tion and
equipment
of premises

(4) A by-law passed under this section may provide that no premises in which an adult entertainment parlour is located shall be constructed or equipped so as to hinder or prevent the enforcement of the by-law.

Entry

(5) Where a medical officer of health or a public health inspector acting under his direction, or a peace officer, has reason to suspect that a breach of any provision of a by-law passed under this section has occurred in respect of an adult entertainment parlour, he may enter such adult entertainment parlour, at any time of the night or day, for purposes of carrying out the enforcement of a by-law passed under this section.

Hours of
operation

(6) Notwithstanding subsection 2a of section 246 and section 355, a by-law passed under this section may regulate the hours of operation of adult entertainment parlours or any class or classes thereof.

(7) A by-law passed under this section may prohibit any person carrying on or engaged in the trade, calling, business or occupation for which a licence is required under this section from permitting any person under the age of eighteen years to enter or remain in the adult entertainment parlour or any part thereof.

Age
restriction

(8) By-laws passed under this section do not apply to premises or trades, callings, businesses or occupations carried on in premises licensed under *The Theatres Act* or licensed under *The Liquor Licence Act, 1975* or licensed under a by-law passed under section 368a of this Act.

Non-
application
of by-laws
R.S.O. 1970,
c. 459
1975, c. 40

(9) In this section,

Interpre-
tation

- (a) “adult entertainment parlour” means any premises or part thereof in which is provided, in pursuance of a trade, calling, business or occupation, goods or services appealing to or designed to appeal to erotic or sexual appetites or inclinations;
- (b) “goods” includes books, magazines, pictures, slides, film, phonograph records, prerecorded magnetic tape and any other reading, viewing or listening matter;
- (c) “to provide” when used in relation to goods includes to sell, offer to sell or display for sale, by retail or otherwise such goods, and “providing” and “provision” have corresponding meanings;
- (d) “to provide” when used in relation to services includes to furnish, perform, solicit, or give such services and “providing” and “provision” have corresponding meanings;
- (e) “services” includes activities, facilities, performances, exhibitions, viewings and encounters;
- (f) “services designed to appeal to erotic or sexual appetites or inclinations” includes,
 - (i) services of which a principal feature or characteristic is the nudity or partial nudity of any person,
 - (ii) services in respect of which the word “nude”, “naked”, “topless”, “bottomless”, “sexy” or any other word or any picture, symbol or representation having like meaning or implication is used in any advertisement.

Prima facie
proof

(10) For the purpose of any prosecution or proceeding under a by-law passed under this section, the holding out to the public that goods or services described in this section are provided in premises, or any part thereof, is admissible in evidence as *prima facie* proof that the premises or part thereof is an adult entertainment parlour.

Other
powers not
affected

(11) Nothing in this section affects the power that may be exercised by a municipality under this or any other general or special Act to license, regulate or govern any other trade, calling, business or occupation.

ss. 466a,
470a, 470b,
enacted

3. The said Act is further amended by adding thereto the following sections:

Statement
of clerk,
etc., as to
licensing or
non-
licensing

466a. For the purpose of any prosecution or proceeding under a by-law for licensing, regulating, governing, classifying or inspecting any trade, calling, business or occupation, a statement as to the licensing or non-licensing of any premises or person in respect of any trade, calling, business or occupation, purporting to be signed by the clerk of a municipality or of a regional or metropolitan municipality or by the chief administrative officer of a board of commissioners of police or of a licensing commission, is, without proof of the office or signature of the said clerk or officer, receivable in evidence as *prima facie* proof of the facts stated therein for all purposes in such prosecution or proceeding.

Offence

470a.—(1) A by-law passed under section 368a or 368b may provide that every person who contravenes the by-law, and every director or officer of a corporation who concurs in such contravention by the corporation, is guilty of an offence and on summary conviction is liable to a fine not exceeding \$10,000 or to imprisonment for a term not exceeding one year, or to both.

Corpora-
tion,
maximum
penalty

(2) Where a corporation is convicted of an offence under subsection 1, the maximum penalty that may be imposed on the corporation is \$25,000 and not as provided therein.

Order
closing
premises

470b.—(1) Where a person is convicted of carrying on or engaging in, on, in or in respect of any premises or part thereof, a trade, calling, business or occupation, without a licence required by a by-law passed under section 368a or 368b, the court shall order that the premises or part thereof be closed to any use for any period not exceeding two years.

Idem

(2) Where a person is convicted of a contravention of a by-law passed under section 368a or 368b, other than

carrying on or engaging in a trade, calling, business or occupation without a licence so to do, and the court decides that the owner or other person occupying the premises or part thereof in respect of which the conviction was made knew or ought to have known of the conduct which formed the subject-matter of the conviction or of any pattern of similar conduct, the court may order that the premises or part thereof be closed to any use for any period not exceeding two years.

(3) Upon the application by originating notice of motion of any person who has an interest in the premises ordered closed under subsection 1 or 2 and upon, Suspension of closing order

(a) being satisfied that the use to which the premises will be put will not be in contravention of any by-law passed under section 368*a* or 368*b*; and

(b) the posting by the applicant of a cash bond in the sum of \$10,000 or such greater sum as the court determines, for such term as the court determines, for the purpose of assuring that the premises will not be used in contravention of any such by-law,

the court may make an order suspending any order made under subsection 1 or 2 for such period and upon such conditions as are specified by the court.

(4) Where, upon application brought by originating notice of motion, the court is satisfied that, Discharge of closing order

(a) there has been or will be a *bona fide* change in effective ownership of the premises subsequent to the commission of an offence described in subsection 1 or 2; and

(b) the new owner satisfies the court that he can ensure that there will be no contravention of any by-law passed under section 368*a* or 368*b*,

the court may discharge an order made under subsection 1 or 2.

(5) Where an order is made under subsection 1 or 2, the police force responsible for policing in the municipality or regional or metropolitan municipality, shall bar entry to all entrances to the premises or part or parts thereof named in the order until the order has been suspended or discharged pursuant to this section. Barring of entry

Forfeiture
of bond

(6) Where an order made under subsection 1 or 2 is suspended under subsection 3 and a person is thereafter convicted of an offence for contravention of a by-law passed under section 368*a* or 368*b* in respect of the premises or part thereof referred to in the order, a judge of the county or district court may, upon summary application, order the forfeiture of the bond and the payment to the Crown of the proceeds and may order that the suspension of the order be lifted and that the order be reinstated.

No appeal

(7) No appeal lies from an order made under subsection 6.

Service of
notice

(8) The municipality or metropolitan or regional municipality which passed a by-law described in subsection 1 or 2, the contravention of which was the basis for an order made under the provisions of either such subsection, is a party to any proceedings instituted under subsection 3, 4 or 6 in respect of such order, and shall be served in accordance with the rules of the court with a copy of the notice initiating the proceedings.

Where
by-law
deemed
passed by
council

(9) For the purposes of subsection 8, where the by-law under which the conviction was made was passed by a board of commissioners of police or by a licensing commission for a municipality, or regional or metropolitan municipality, as the case may be, the by-law shall be deemed to have been passed by the council of the municipality or regional or metropolitan municipality, as the case may be.

Application
for sus-
pension or
discharge of
closing
order

(10) Where an appeal is taken from an order made under subsection 1 or 2 or from a conviction in respect of which the order was made, the appellant may apply under subsection 3 for an order suspending the order made under subsection 1 or 2 until the disposition of the matter under appeal, or any person may apply under subsection 4 for a discharge of the order, but the fact that such an appeal is commenced does not stay the order.

Term of
closing
order

(11) An order made under subsection 1 or 2 shall take effect upon the pronouncement thereof and shall remain in effect during the term of the order, except to the extent that it is suspended pursuant to subsection 3 or until it is discharged pursuant to subsection 4.

Description
of premises

(12) The description of any premises or part thereof affected by an order made under subsection 1 or 2 shall be sufficiently made in such order by reference to the municipal address of such premises.

(13) An order made under subsection 1 or 2 may be registered in the land registry office in which the title to the place described in the order is recorded. Registra-
tion

(14) In subsections 1 and 2, “court” means a “summary conviction court” or an “appeal court” as defined by *The Summary Convictions Act*, and in subsections 3 and 4, “court” means the county or district court of the county or district in which the premises are situate. Interpre-
tation
R.S.O. 1970,
c. 450

- 4. This Act comes into force on the day it receives Royal Assent. Commence-
ment
- 5. The short title of this Act is *The Municipal Amendment Act, 1978*. Short title

CHAPTER 18

**An Act to amend
The Landlord and Tenant Act***Assented to May 8th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 18 of *The Landlord and Tenant Act*, ^{s. 18 (2), amended} being chapter 236 of the Revised Statutes of Ontario, 1970, is amended by inserting after "thereof" in the fourth line "or carries on or engages in, on the demised premises or any part thereof, any trade, calling, business or occupation for which a licence is required under a by-law passed under section 368a or 368b of *The Municipal Act* for licensing, regulating or governing such trade, calling, business or occupation, except under the authority of a licence issued under such by-law".
2. This Act comes into force on the day it receives Royal Assent. <sup>Commence-
ment</sup>
3. The short title of this Act is *The Landlord and Tenant Amend- Short title
ment Act, 1978*.

CHAPTER 19

An Act to amend The Retail Sales Tax Act*Assented to May 8th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 3a of section 2 of *The Retail Sales Tax Act*, being chapter 415 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1975, chapter 9, section 2, is repealed and the following substituted therefor:

s. 2 (3a).
re-enacted

(3a) Notwithstanding subsections 1, 3 and 11, during the period commencing on the 11th day of April, 1978 and ending with the 7th day of October, 1978, the tax imposed by subsections 1, 3 and 11 shall be at the rate of 4 per cent of the fair value of the tangible personal property or taxable service respectively made liable to tax under the said subsections during such period.

Temporary
reduction of
tax under
subss. 1, 3, 11

(3b) Notwithstanding subsection 2 but subject to subsection 3c, during the period commencing on the 11th day of April, 1978 and ending with the 7th day of October, 1978, the tax imposed by subsection 2 shall be at the rate of 7 per cent of the fair value of liquor, beer or wine and prepared meals sold at a price of over \$6.00 made liable to tax under the said subsection during such period.

Temporary
reduction of
tax under
subs. 2

(3c) Subsection 3b does not apply to liquor, beer or wine sold through,

Non-applica-
tion of
subs. 3b

- (a) a government store established or authorized by the Liquor Control Board of Ontario under *The Liquor Control Act, 1975*; or
- (b) any establishment authorized under clause e of section 3 of *The Liquor Control Act, 1975* to sell beer or Ontario wine.

1975, c. 27

110	Chap. 19	RETAIL SALES TAX (NO. 2)	1978
Commence- ment	2. This Act shall be deemed to have come into force on the 11th day of April, 1978.		
Short title	3. The short title of this Act is <i>The Retail Sales Tax Amendment Act, 1978 (No. 2)</i> .		

CHAPTER 20

An Act to amend The Income Tax Act

Assented to May 8th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The Income Tax Act*, being chapter 217 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following subsections:
- s. 3,
amended

(2a) In addition to the tax payable under subsections 1 and 2, an individual, other than a trust, who resided in Ontario on the 31st day of December, 1978 shall pay a tax for the 1978 taxation year equal to the amount deductible by him pursuant to any provision of the Federal Act based on paragraph 13 of the Notice of Ways and Means Motion to Amend the *Income Tax Act* (Canada) tabled in the House of Commons on April 10th, 1978.

Federal
abatement

(2b) The tax payable under subsection 2a shall not be taken into consideration in determining the payments required to be made by section 11 or 12 or in determining any payment or deduction authorized by section 6b.

Instalment
payments
not affected

2. Subsection 1 of section 27 of the said Act is amended by adding thereto the following clauses:
- s. 27 (1),
amended

(ba) providing for the calculation of the “federal share of the costs of the 1978 Economic Stimulation Program” for the purposes of section 48a;

(bb) providing for the calculation of the adjusting payment under subsection 4 of section 48a; and

.

3. The said Act is amended by adding thereto the following section:
- s. 48a,
enacted

Authority
to collect
tax

48*a*.—(1) Where a collection agreement is entered into pursuant to section 48, the Government of Canada may collect the tax payable under subsection 2*a* of section 3 on behalf of Ontario.

Authority
to make
adjusting
payment

(2) Where the aggregate of payments made to Ontario pursuant to subsection 1 exceeds the “federal share of the costs of the 1978 Economic Stimulation Program”, as prescribed, the Treasurer may make an adjusting payment which shall be paid out of the Consolidated Revenue Fund to the Government of Canada.

Idem

(3) Where a collection agreement is entered into, the whole or any part of the amount of an adjusting payment that may be made pursuant to subsection 2 may be recovered by the Government of Canada in accordance with the terms and conditions contained in the collection agreement providing for the recovery of any amount received by Ontario in excess of the amount to which it is entitled.

Calculation
of adjusting
payment

(4) The amount of the adjusting payment to be made under subsection 2 shall be the amount calculated in the prescribed manner by which the aggregate of payments made to Ontario pursuant to subsection 1 exceeds the “federal share of the costs of the 1978 Economic Stimulation Program”.

Commence-
ment

4. This Act shall be deemed to have come into force on the 11th day of April, 1978.

Short title

5. The short title of this Act is *The Income Tax Amendment Act, 1978 (No. 2)*.

CHAPTER 21

**An Act to amend
The Corporations Tax Act, 1972***Assented to May 8th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 6 of section 14 of *The Corporations Tax Act, 1972*, <sup>s. 14 (6),
amended</sup> being chapter 143, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by striking out "5/12ths" in the tenth line and inserting in lieu thereof "5/13ths".
2. Section 33 of the said Act, as re-enacted by the Statutes of <sup>s. 33,
amended</sup> Ontario, 1977, chapter 58, section 8, is amended by striking out "12 per cent" in the fourth line and inserting in lieu thereof "13 per cent".
3. Section 34 of the said Act, as re-enacted by the Statutes of <sup>s. 34,
amended</sup> Ontario, 1977, chapter 58, section 8, is amended by striking out "12 per cent" in the third line and inserting in lieu thereof "13 per cent".
4. Clause *e* of subsection 1 of section 35 of the said Act, as <sup>s. 35 (1) (e),
amended</sup> re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by striking out "12 per cent" in the first line and inserting in lieu thereof "13 per cent".
- 5.—(1) Subsection 2 of section 41 of the said Act, as re-enacted <sup>s. 41 (2),
amended</sup> by the Statutes of Ontario, 1977, chapter 58, section 8, is amended by striking out "6%" in the fourth line and inserting in lieu thereof "6½%".

(2) Subsection 4 of the said section 41 is amended by striking <sup>s. 41 (4),
amended</sup> out "16 2/3 times" in the fifth line and inserting in lieu thereof "15 5/13 times".

(3) Subsection 5 of the said section 41 is amended by striking <sup>s. 41 (5),
amended</sup> out "12 per cent" in the fifth line and inserting in lieu thereof "13 per cent".

Commence-
ment

6. This Act shall be deemed to have come into force on the 8th day of March, 1978 and to apply to corporations in respect of all taxation years ending after the 7th day of March, 1978, except that with respect to the taxation year ending after the 7th day of March, 1978, and that includes that day, the following rules apply:

- (a) determine the amount of tax payable under Part II of the said Act as that Part stood on the 7th day of March, 1978 on the assumption that that Part as it so stood was applicable to that taxation year;
- (b) determine the proportion of the amount determined under clause *a* that the number of days of that taxation year prior to the 8th day of March, 1978 bears to the total number of days of that taxation year;
- (c) determine the amount of tax payable under Part II of the said Act, as amended by this Act, on the assumption that that Part as so amended was applicable for that taxation year;
- (d) determine the proportion of the amount determined under clause *c* that the number of days of that taxation year that follow the 7th day of March, 1978 bears to the total number of days of that taxation year;
- (e) determine the aggregate of the amounts determined under clauses *b* and *d* in respect of the corporation,

and the aggregate determined under clause *e* is the amount payable by the corporation under Part II of the said Act, as amended by this Act, for its taxation year that ends after the 7th day of March, 1978, and that includes that day.

Short title

7. The short title of this Act is *The Corporations Tax Amendment Act, 1978 (No. 2)*.

CHAPTER 22

An Act to amend The Trustee Act*Assented to May 26th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 3 of *The Trustee Act*, being chapter 470 of the Revised Statutes of Ontario, 1970, is amended by striking out “be” in the eleventh line and inserting in lieu thereof “by”. s. 3 (1),
amended
2. This Act comes into force on the day it receives Royal Assent. Commence-
ment
3. The short title of this Act is *The Trustee Amendment Act, 1978*. Short title

CHAPTER 23

An Act to amend
The Public Vehicles Act

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The Public Vehicles Act*, being chapter 392 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following sections:

ss. 26, 27,
enacted

26.—(1) The Lieutenant Governor in Council may by order from time to time issue policy statements setting out matters to be considered by the Board when determining questions of public necessity and convenience and the Board shall take such matters into consideration together with such other matters as the Board considers appropriate where the application or reference is made after the policy statement is gazetted.

Policy
statements

(2) An order made under subsection 1 shall be published in *The Ontario Gazette*.

Publication

27.—(1) The Minister may direct the Board to examine and investigate such matters relating to transportation policy as are referred to it by the Minister and the Board shall report thereon to the Minister.

Investigation
directed by
Minister

(2) For the purposes of subsection 1, the Board may hold such hearings as it considers necessary.

Hearings
by Board

2. This Act comes into force on the day it receives Royal Assent.
3. The short title of this Act is *The Public Vehicles Amendment Act, 1978*.

Commence-
ment

Short title

CHAPTER 24

**An Act to amend
The Highway Traffic Act***Assented to May 26th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 12 of *The Highway Traffic Act*, being chapter 202 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1973, chapter 45, section 7 and 1974, chapter 66, section 7, is further amended by adding thereto the following subsection:

(1a) Upon the owner of a motor vehicle becoming a resident of Ontario, he is exempt from the provisions of sections 6 and 8 for the thirty days immediately following provided he has complied with the provisions of the law of the jurisdiction in which he resided immediately prior to taking up residence in Ontario as to the registration of the motor vehicle and the displays of the registration number thereon, and continues to display the registration number in accordance with that law.

s. 12,
amended

Exemption
from
ss. 6, 8 for
thirty days

2. Section 13 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 167, section 4 and amended by 1974, chapter 123, section 3 and 1977, chapter 54, section 1, is further amended by adding thereto the following subsection:

(4a) The Minister may require as a condition for issuing a driver's licence that the applicant therefor submit to being photographed by equipment provided by the Ministry.

Applicant
for driver's
licence may
be photo-
graphed

3. The said Act is amended by adding thereto the following section:

33a. The Lieutenant Governor in Council may make regulations in respect of drivers' licences issued to probationary drivers,

Probation-
ary drivers

(a) defining probationary drivers;

- (b) prescribing the period or periods during which a holder of a driver's licence shall be classed as a probationary driver;
- (c) prescribing the circumstances under which the driver's licence of a probationary driver shall be cancelled or suspended and the length of such suspension or suspensions;
- (d) prescribing circumstances under which a probationary driver may be required to attend before an official of the Ministry for an interview and such examination as may be required;
- (e) prescribing circumstances under which a probationary driver may be required to produce evidence with regard to successful completion of a driver improvement course approved by the Minister.

s. 35 (1),
re-enacted

- 4.—(1) Subsection 1 of section 35 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 45, section 13, is repealed and the following substituted therefor:

Licence
respecting
dealing in
motor
vehicles

- (1) No person shall deal in motor vehicles, operate a used car lot or engage in the business of wrecking or dismantling of vehicles without having been licensed so to do by the Ministry in respect of each separate premises used by him for the purpose of such business.

s. 35 (3),
re-enacted

- (2) Subsection 3 of the said section 35, as amended by the Statutes of Ontario, 1973, chapter 45, section 13, is repealed and the following substituted therefor:

Penalty

- (3) Every person who deals in motor vehicles or operates a used car lot or engages in the wrecking or dismantling of vehicles without a licence is guilty of an offence and on summary conviction is liable to a fine of not less than \$10 and not more than \$500.

s. 35 (4),
re-enacted

- (3) Subsection 4 of the said section 35, as amended by the Statutes of Ontario, 1973, chapter 45, section 13, is repealed and the following substituted therefor:

Right of
entry and
inspection

- (4) Any constable or any officer appointed for carrying out the provisions of this Part may enter into any place where motor vehicles or bicycles are stored or dealt in, or into any garage, repair shop, used car lot or premises used for the wrecking or dismantling of vehicles, and make such investigation and inspection as he thinks proper for the purposes of this Part.

- (4) Subsection 6 of the said section 35, as amended by the Statutes of Ontario, 1973, chapter 45, section 13, is repealed and the following substituted therefor:

s. 35 (6),
re-enacted

(6) The Minister may suspend or cancel the licence issued for dealing in motor vehicles, operating a used car lot, or for wrecking or dismantling vehicles, for misconduct or for non-compliance with or infraction of any of the provisions of this Act or of the regulations by the holder of such licence or by any of his employees or for any other reason appearing to him to be sufficient.

Suspension
or cancella-
tion of licence
by Minister

- (5) Subsection 7 of the said section 35, as amended by the Statutes of Ontario, 1973, chapter 45, section 13, is repealed and the following substituted therefor:

s. 35 (7),
re-enacted

(7) The Lieutenant Governor in Council may make regulations controlling and governing the business of dealing in motor vehicles, operating a garage, repair shop or used car lot, or the wrecking or dismantling of vehicles.

Regulations

5. Subsection 12 of section 37 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 45, section 14, is repealed and the following substituted therefor:

s. 37 (12),
re-enacted

(12) In addition to the lighting requirements in this Part, an ambulance, fire department vehicle, police department vehicle, Ministry vehicle operated by an officer appointed to carry out the provisions of this Act, *The Public Vehicles Act* or *The Public Commercial Vehicles Act*, public utility emergency vehicle, school bus or a vehicle while operated by a conservation officer, fishery officer, provincial park officer or mine rescue training officer in the course of his employment, may carry a lamp or lamps that cast a red light only or such other colour of light that may, with the approval of the Ministry, be designated by a by-law of the municipality in which the vehicle is operated, but no other motor vehicle shall carry any lamp that casts a red light to the front.

Red light
in front

R.S.O. 1970.
cc. 392, 375

- 6.—(1) Subsection 1 of section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 1, is amended by inserting after “vehicle” in the first line “including load or contents”.
- (2) Subsection 1 of section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, is amended by inserting after “vehicle” in the first line “including load or contents”.

s. 65 (1),
amended

s. 65 (1),
amended

122	Chap. 24	HIGHWAY TRAFFIC (NO. 3)	1978
Commence- ment	7.—(1) This Act, except section 3 and subsection 2 of section 6, comes into force on a day to be named by proclamation of the Lieutenant Governor.		
Idem	(2) Section 3 comes into force on the 1st day of January, 1979.		
Idem	(3) Subsection 2 of section 6 comes into force on the 1st day of April, 1978.		
Short title	8. The short title of this Act is <i>The Highway Traffic Amendment Act, 1978 (No. 3)</i> .		

CHAPTER 25

**An Act to amend
The Racing Commission Act**

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Section 15 of *The Racing Commission Act*, being chapter 398 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1973, chapter 116, section 3, is amended by adding thereto the following subsections:

s. 15,
amended

(1a) The Commission may adopt by reference, in whole or in part, with such changes as the Commission considers necessary, rules and procedures of racing associations or bodies and may delegate to racing associations or bodies the power to,

Adoption by
reference and
delegation
of powers

- (a) enforce the carrying out and observance of the rules and procedures as adopted or amended;
- (b) hold hearings in respect of the contravention of any of the said rules or procedures; and
- (c) impose and collect fines, costs and other penalties for the contravention of any of the said rules or procedures,

and where a power has been so delegated to a racing association or body, it shall have the right to exercise discretion or judgment in relation to the powers delegated.

(1b) Every person, association or body to whom a power to hold hearings has been delegated under subsection 1 or 1a, may summon any person by subpoena and require any person so summoned to give evidence on oath and to produce such documents and things as may be required for purposes of a hearing.

Power to
summon

Quorum for hearings	(4) For the purposes of a hearing under subsection 2, three members of the Commission, one of whom shall be the chairman or vice-chairman, constitute a quorum.
Commission may review decision	(5) The Commission may, on its own motion, review any decision made by a racing association or body pursuant to a power delegated under subsection 1 <i>a</i> and may, after affording the parties an opportunity to be heard, confirm the decision reviewed or substitute its own decision in lieu thereof.
s. 15 (2), re-enacted	(2) Subsection 2 of the said section 15 is repealed and the following substituted therefor:
Aggrieved person entitled to a hearing	(2) Subject to subsection 2 <i>b</i> , any person who considers himself aggrieved by a decision of a person delegated by the Commission under a rule made under subsection 1 or by a decision resulting from a hearing held pursuant to a delegation under subsection 1 <i>a</i> , is entitled to a hearing by the Commission and, in the case of a hearing, the Commission may exercise its powers and duties under section 11 as if such powers and duties had not been delegated.
Penalty	(2 <i>a</i>) Where the Commission, after holding a hearing, is of the opinion that the request for the hearing was frivolously made, the Commission may order the person requesting the hearing to pay to the Commission a penalty of no more than \$300 in addition to any other penalty that may be imposed.
Appeals prior to hearing by Commission	(2 <i>b</i>) Where the rules of the Commission, promulgated or adopted, provide for an appeal to an association or body, any person who considers himself aggrieved shall appeal in accordance with the rules before applying to the Commission for a hearing under subsection 2.
Commencement	2. This Act comes into force on the day it receives Royal Assent.
Short title	3. The short title of this Act is <i>The Racing Commission Amendment Act, 1978</i> .

CHAPTER 26

An Act to amend The Judicature Act

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Section 127 of *The Judicature Act*, being chapter 228 of the Revised Statutes of Ontario, 1970, is amended by adding at the commencement thereof “Subject to sub-sections 2 to 9”. s. 127.
amended

(2) The said section 127 is further amended by adding thereto the following subsections: s. 127.
amended

(2) The Regional Municipality of Ottawa-Carleton, the United Counties of Prescott and Russell, the United Counties of Stormont, Dundas and Glengarry and the Territorial Districts of Algoma, Cochrane, Nipissing, Sudbury and Timiskaming and such additional counties and districts as are designated by the Lieutenant Governor in Council under subsection 3 are designated counties and districts for the purposes of this section. Designated
counties
and
districts

(3) The Lieutenant Governor in Council may designate, Designation
of courts
and
additional
counties and
districts

(a) counties and districts in addition to those named in subsection 2; and

(b) courts in a designated county or district,

for the purposes of this section.

(4) In a proceeding in a designated court, or in any court to which an appeal therefrom is made, the court shall, upon the application of a party who speaks the French language, direct that the hearing in the proceeding be conducted before a judge who speaks both the English and French languages or, where there is a jury, before a judge and jury who speak both the English and French languages. Bilingual
trier of fact

Time of
application

(5) Except by leave of the court, an application under subsection 4 shall be made,

- (a) where the proceeding is in the Supreme Court or a county or district court before the giving of a jury notice or, if none, before the proceeding is set down for trial;
- (b) where the proceeding is in a court other than the Supreme Court or a county or district court, before the hearing of any evidence in the proceeding.

Hearing
in French
language

(6) Where an application is made under subsection 4 and in addition to a direction made thereunder, the court may direct,

- (a) that the hearing or any part of the hearing be in the French language if, in the opinion of the court, the hearing or part can be so conducted effectually; and
- (b) that subsection 7 apply to oral evidence given in examinations for discovery or in any other pre-hearing stage of the proceeding.

Evidence
recorded in
French

(7) Evidence given in the French language in a proceeding in respect of which a direction is made under this section shall be received and recorded in the French language and shall be transcribed in that language for all purposes.

Pleadings
in French

(8) Any document filed by a party in a proceeding in a small claims court in a designated county or district may be in the French language.

Bilingual
forms

(9) The Lieutenant Governor in Council may make regulations prescribing forms of documents or of parts of documents in both the English and the French languages for use in or relating to proceedings in designated courts and requiring their use.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Judicature Amendment Act, 1978*.

CHAPTER 27

An Act to amend The Juries Act, 1974

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 8 of *The Juries Act, 1974*, being chapter 63, is amended s. 8. amended by adding thereto the following subsection:

(1a) Where the county or Supreme Court is designated in a county or district under section 127 of *The Judicature Act*, the jury roll prepared under subsection 1 shall be divided into two parts and, English and bilingual jury rolls R.S.O. 1970, c. 228

- (a) in one part the sheriff shall include those persons who appear, by the returns to jury service notices, to speak, read and understand the English language; and
- (b) in the other part the sheriff shall include those persons who appear, by the returns to jury service notices, to speak, read and understand both the English and the French languages.

2. This Act comes into force on the day it receives Royal Assent. Commence-ment
3. The short title of this Act is *The Juries Amendment Act, 1978*. Short title

CHAPTER 28

An Act to amend The Change of Name Act

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 2 of section 3 of *The Change of Name Act*, being s. 3 (2), repealed chapter 60 of the Revised Statutes of Ontario, 1970, is repealed.
- 2. An order effecting a change of name made before this Act Orders previously made comes into force is not invalid for the reason only that the applicant was a minor.
- 3. This Act comes into force on the day it receives Royal Assent. Commence-ment
- 4. The short title of this Act is *The Change of Name Amendment Act, 1978*. Short title

CHAPTER 29

An Act to amend The Corporations Act

Assented to May 26th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.

Section 17 of *The Corporations Act*, being chapter 89 of the Revised Statutes of Ontario, 1970, is repealed.

s. 17,
repealed
2.

Subsection 13 of section 169 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 25, section 2 and amended by 1973, chapter 104, section 2, is further amended by inserting after “plan” in the third line “or under a contract to which the Fire Mutuals Guarantee Fund is applicable in accordance with section 143 of *The Insurance Act*”.

s. 169 (13),
amended
3.

Clause *a* of section 346 of the said Act is repealed and the following substituted therefor:

s. 346 (a),
re-enacted

(a)

occupies and uses a house, room or place as a club that, except for clause *a* of subsection 2 of section 179 of the *Criminal Code* (Canada), would be a common gaming house as defined in subsection 1 thereof; or

R.S.C. 1970,
c. C-34

.

.

.

.

.
4.

Section 382 of the said Act is repealed.

s. 382,
repealed
5.

This Act comes into force on the day it receives Royal Assent.

Commence-
ment
6.

The short title of this Act is *The Corporations Amendment Act, 1978*.

Short title

CHAPTER 30

An Act respecting Commodity Boards and Marketing Agencies*Assented to June 20th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “commodity board” means a local board under *The Farm Products Marketing Act* or a marketing board under *The Milk Act*; R.S.O. 1970. cc. 162, 273
- (b) “marketing agency” means a marketing agency of Canada that is authorized to exercise powers of regulation in relation to the marketing of a regulated product in interprovincial or export trade and that has been granted authority to regulate the marketing of the regulated product locally within Ontario;
- (c) “regulated product” means a natural product of agriculture that is regulated by a commodity board or a marketing agency.

2.—(1) The Lieutenant Governor in Council may, by regulation, grant to any commodity board or marketing agency in relation to the marketing of any regulated product locally within Ontario, authority to fix, impose and collect levies or charges from persons engaged in the production or marketing of the whole or any part of the regulated product and for such purpose to classify such persons into groups and fix the levies or charges payable by the members of the different groups in different amounts, and to use such levies or charges for the purposes of such commodity board or marketing agency, including the creation of reserves, the payment of expenses and losses resulting from the sale or disposal of any such regulated product, and the equalization or adjustment among producers of any

Lieutenant
Governor
in Council
may grant
authority
re levies
or charges

regulated product of moneys realized from the sale thereof during such period or periods of time as the commodity board or marketing agency may determine.

Regulation
may require
deduction
of levies
or charges

(2) The Lieutenant Governor in Council may in a regulation made under subsection 1 require any person who receives a regulated product to deduct from the moneys payable for the regulated product any levies or charges payable to a commodity board or marketing agency by the person from whom he receives the regulated product and to forward such levies or charges to the commodity board or marketing agency or its agent designated for that purpose.

Authority
of commodity
board or
marketing
agency to
make
regulations,
etc.

(3) Where the Lieutenant Governor in Council authorizes a commodity board or marketing agency to exercise any of the powers mentioned in subsection 1, the commodity board or marketing agency, in the exercise of such powers, may make regulations or orders or issue directions.

Authority
may be
revoked

(4) The Lieutenant Governor in Council may, by regulation, revoke any authority granted under subsection 1.

Regulations

3. The Lieutenant Governor in Council may make regulations prescribing the terms and conditions governing the granting and revocation of authority under section 2 and generally may make regulations in respect of any matter necessary or advisable to carry out effectively the intent and purpose of this Act.

Offence

4.—(1) Every person who fails to comply with or contravenes any of the provisions of any regulation or order made or any direction issued under this Act is guilty of an offence and on summary conviction is liable for a first offence to a fine of not more than \$500 and for a subsequent offence to a fine of not more than \$5,000.

Onus

(2) In any prosecution or action under this Act, the act or omission complained of, in respect of which the prosecution or action was instituted shall, unless the accused or defendant proves the contrary, be deemed to relate to the marketing of a regulated product locally within Ontario.

Levies
or charges
deemed
validly
imposed or
collected
or may be
collected
R.S.C. 1970,
c. A-7
1970-71-72,
c. 65 (Can.)

5. All levies or charges heretofore imposed or collected by,

- (a) a commodity board, the Canadian Turkey Marketing Agency or the Canadian Egg Marketing Agency pursuant to or purporting to be pursuant to the *Agricultural Products Marketing Act* (Canada) or the *Farm Products Marketing Agencies Act* (Canada); or

- (b) after the 19th day of January, 1978, a commodity board, the Canadian Turkey Marketing Agency or the Canadian Egg Marketing Agency,

in respect of regulated products marketed locally within Ontario shall be deemed to have been imposed or collected pursuant to a regulation made under this Act and such levies or charges are hereby declared to have been validly imposed or collected and, where they were imposed but not collected, may be collected as if they had been imposed under this Act.

6. This Act comes into force on the day it receives Royal Commence-
ment Assent.

7. The short title of this Act is *The Commodity Boards and Marketing Agencies Act, 1978*. Short title

CHAPTER 31

**An Act to provide for Municipal
Hydro-Electric Service in
The Regional Municipality of York**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

(a) “accumulated net retail equity” means the portion of equity accumulated through debt retirement appropriations recorded for the Rural Power District relating to Ontario Hydro’s rural retail system plus the portion of the balance recorded for customers in the Stabilization of Rates and Contingencies Account, in the books of Ontario Hydro;

(b) “area municipality” has the same meaning as in *The Regional Municipality of York Act*;

R.S.O. 1970,
c. 408

(c) “hydro-electric commission” means a hydro-electric commission or public utilities commission entrusted with the control and management of works for the retail distribution and supply of power in the Regional Area within the meaning of *The Regional Municipality of York Act* immediately before the coming into force of this Act and established or deemed to be established under Part III of *The Public Utilities Act*;

R.S.O. 1970,
c. 390

(d) “Minister” means the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs;

(e) “power” means electrical power and includes electrical energy;

(f) “regulations” means the regulations made under this Act;

- (g) “retail”, when used in relation to the distribution and supply of power, refers to the distribution and supply of power at voltages less than 50 kilovolts but does not refer to works located within a transformer station that transform power from voltages greater than 50 kilovolts to voltages less than 50 kilovolts.

Commissions
established

2.—(1) On the day this Act comes into force, a hydro-electric commission for each of the Town of Aurora, the Town of Markham, the Town of Newmarket, the Town of Richmond Hill, the Town of Vaughan, the Town of Whitchurch-Stouffville, the Township of Georgina and the Township of King is hereby established, and each commission shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*.

R.S.O. 1970,
cc. 390, 354

Composition,
Aurora
Hydro-
Electric
Commission

(2) The commission for the Town of Aurora established by subsection 1 shall be known as the Aurora Hydro-Electric Commission and shall consist of the mayor of the Town of Aurora and two additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Town of Aurora.

1977, c. 62

Composition,
Markham
Hydro-
Electric
Commission

(3) The commission established for the Town of Markham by subsection 1 shall be known as the Markham Hydro-Electric Commission and shall consist of the mayor of the Town of Markham and four additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Town of Markham.

Composition,
Newmarket
Hydro-
Electric
Commission

(4) The commission established for the Town of Newmarket by subsection 1 shall be known as the Newmarket Hydro-Electric Commission and shall consist of the mayor of Newmarket and four additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Town of Newmarket.

Composition,
Richmond
Hill Hydro-
Electric
Commission

(5) The commission established for the Town of Richmond Hill by subsection 1 shall be known as the Richmond Hill Hydro-Electric Commission and shall consist of the mayor of the Town of Richmond Hill and four additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Town of Richmond Hill.

Composition,
Vaughan
Hydro-
Electric
Commission

(6) The commission established for the Town of Vaughan by subsection 1 shall be known as the Vaughan Hydro-Electric Commission and shall consist of the mayor of the Town of Vaughan and four additional members who are

qualified electors under *The Municipal Elections Act, 1977* 1977, c. 62
in the Town of Vaughan.

(7) The commission established for the Town of Whitchurch-Stouffville by subsection 1 shall be known as the Whitchurch-Stouffville Hydro-Electric Commission and shall consist of the mayor of the Town of Whitchurch-Stouffville and two additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Town of Whitchurch-Stouffville.

Composi-
tion,
Whitchurch-
Stouffville
Hydro-
Electric
Commission

(8) The commission established for the Township of Georgina under subsection 1 shall be known as the Georgina Hydro-Electric Commission and shall consist of the mayor of the Township of Georgina and two additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Township of Georgina.

Composi-
tion,
Georgina
Hydro-
Electric
Commission

(9) The commission established for the Township of King by subsection 1 shall be known as the King Hydro-Electric Commission and shall consist of the mayor of the Township of King and two additional members who are qualified electors under *The Municipal Elections Act, 1977* in the Township of King.

Composi-
tion, King
Hydro-
Electric
Commission

(10) For the term expiring with the 30th day of November, 1980, the two additional members of each of the Aurora Hydro-Electric Commission, the Georgina Hydro-Electric Commission, the King Hydro-Electric Commission, and the Whitchurch-Stouffville Hydro-Electric Commission established by subsection 1 shall be appointed by the council of the area municipality served by each of the commissions, and at least one of the additional members shall be appointed from among the members of the hydro-electric commissions that supplied power within the area municipality immediately before the coming into force of this Act.

Additional
members of
first com-
missions of
Aurora,
Georgina,
King,
Whitchurch-
Stouffville

(11) For the term expiring with the 30th day of November, 1980, the four additional members of the Markham Hydro-Electric Commission established by subsection 1 shall be appointed by the council of the Town of Markham and,

Additional
members of
first com-
mission,
Markham

- (a) two of them shall be appointed from among the members of the Public Utilities Commission of the Town of Markham immediately before the coming into force of this Act; and
- (b) two of them shall be persons who reside outside the area supplied with power by the Public Utilities

Commission of the Town of Markham immediately before the coming into force of this Act.

Additional
members of
first com-
mission,
Newmarket

(12) For the term expiring with the 30th day of November, 1980, the four additional members of the Newmarket Hydro-Electric Commission established by subsection 1 shall be appointed by the council of the Town of Newmarket and,

- (a) one of them shall be appointed from among the members of the Hydro-Electric Commission of the Town of Newmarket immediately before the coming into force of this Act; and
- (b) two of them shall be persons who reside outside the area supplied with power by the Hydro-Electric Commission of the Town of Newmarket immediately before the coming into force of this Act.

Additional
members of
first com-
mission,
Richmond
Hill

(13) For the term expiring with the 30th day of November, 1980, the four additional members of the Richmond Hill Hydro-Electric Commission established by subsection 1 shall be appointed by the council of the Town of Richmond Hill and,

- (a) two of them shall be appointed from among the members of the Hydro-Electric Commission of the Town of Richmond Hill immediately before the coming into force of this Act;
- (b) one of them shall be appointed from among the members of the Hydro-Electric Commission of the Township of Vaughan immediately before the coming into force of this Act; and
- (c) one of them shall be a person who resides in the area supplied with power by Ontario Hydro immediately before the coming into force of this Act.

Additional
members of
first com-
mission,
Vaughan

(14) For the term expiring with the 30th day of November, 1980, the four additional members of the Vaughan Hydro-Electric Commission established by subsection 1 shall be appointed by the council of the Town of Vaughan and,

- (a) two of them shall be appointed from among the members of the Hydro-Electric Commission of the Township of Vaughan immediately before the coming into force of this Act; and
- (b) one of them shall be appointed from among the members of the Hydro-Electric Commission of the

Village of Woodbridge immediately before the coming into force of this Act.

(15) For terms commencing after the 30th day of November, 1980, the additional members of each commission established by subsection 1 shall be elected by a general vote of the electors of the area municipality served by the commission, unless before the 1st day of July, 1980 the council of the area municipality provides by by-law that the additional members shall be appointed by the council.

Additional
members of
subsequent
com-
missions

(16) Members of the council of the area municipality served by a commission established by subsection 1 appointed as members of the commission shall not form a majority of the commission.

Members of
council not
to form
majority of
commission

(17) A member of a commission established by subsection 1 shall hold office for the same term as the members of council or until his successor is elected or appointed.

Term of
office

(18) The council of an area municipality served by a commission established by subsection 1 may, by by-law passed with the written consent of the mayor, appoint a delegate from among the members of the council to represent the mayor on the commission.

Delegates

(19) The salary of the members of the commissions established by subsection 1 for the term expiring with the 30th day of November, 1980, shall be fixed on or before the 1st day of November, 1978 in an amount that does not exceed the highest salary paid to members of the hydro-electric commissions operating in the Regional Area within the meaning of *The Regional Municipality of York Act* on the 1st day of January, 1978.

Salary of
first com-
missions

R.S.O. 1970,
c. 408

(20) A resignation from the council of a member of a council who is a member of a commission established by subsection 1 shall be deemed to be a resignation from both the commission and the council.

Resig-
nation

(21) After the 1st day of January, 1980, the council of the area municipality may, by by-law, determine whether a commission established by subsection 1 shall consist of three or five members.

When area
municipi-
pality to
determine
size of
commission

3.—(1) Notwithstanding subsection 3 of section 4, the council of an area municipality that is not served by a commission established under section 2, with the consent of Ontario Hydro, may establish by by-law a hydro-electric commission for the area municipality.

Establish-
ment of
commission
by by-law

Nature of
commission

R.S.O. 1970,
cc. 390, 354

(2) The commission established under subsection 1 shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*.

Composi-
tion

1977, c. 62

(3) The commission established under subsection 1 shall be known as the “Hydro-Electric Commission of.....” and shall consist of the mayor of the area municipality and two additional members who shall be qualified electors under *The Municipal Elections Act, 1977* in the area municipality.

Term of
office

(4) The term of office of the members of the commission established under subsection 1 shall be the same as the term of office of the council of the area municipality.

First
additional
members

(5) The first additional members of the commission shall be appointed by the council of the area municipality.

Subsequent
additional
members

(6) For terms after the first term, the additional members of the commission shall be elected by a general vote of the electors of the area municipality unless, before the completion of the first term of office of the members of the commission, the council of the area municipality provides by by-law that the additional members shall be appointed by the council.

Applica-
tion of other
sections
of Act

(7) Upon the establishment of the commission under subsection 1,

(a) subsections 16, 17, 18, 20 and 21 of section 2 shall apply, with necessary modifications, to the commission;

(b) subsections 1, 2, 4, 5, 6, 9, 10 and 11 of section 4 shall apply, with necessary modifications, to the commission, and, for the purpose,

(i) the date mentioned in subsections 1, 2 and 6,

(ii) the date mentioned in subsection 9, and

(iii) the date mentioned in subsection 11,

of the said section 4 shall be deemed to be such dates as shall be specified in the by-law mentioned in subsection 1 of this section;

(c) sections 5, 6, 7 and 9 shall apply, with necessary modifications, to the commission; and

- (d) the commission, for the purposes of clauses *a*, *b* and *c*, shall be deemed to be a commission established under section 2.

4.—(1) Except as herein provided, all the powers, rights, authorities and privileges that are conferred by *The Public Utilities Act* on a municipal corporation with respect to power, shall, on and after the 1st day of January, 1979, be exercised on behalf of each of the municipalities of the Town of Aurora, the Town of Markham, the Town of Newmarket, the Town of Richmond Hill, the Town of Vaughan, the Town of Whitchurch-Stouffville, the Township of Georgina and the Township of King by the commission established by section 2 in respect of the municipality and not by the council of any municipality or any other hydro-electric commission.

Powers
of com-
missions
R.S.O. 1970,
c. 390

(2) Subject to subsections 3 and 5 and to any subsisting contracts for the supply of power to customers within the meaning of subsection 1 of section 37*a* of *The Ontario Energy Board Act*, on and after the 1st day of January, 1979, each commission established by section 2 has the sole right to distribute and supply power within the area municipality in respect of which it is established, and may contract with Ontario Hydro for the transmission and supply to the commission of power to be distributed and sold within the municipality without electoral assent or other approval or authorization and such a contract shall be deemed to be an agreement within the meaning of clause *s* of subsection 2 of section 293 of *The Municipal Act*.

Idem
R.S.O. 1970,
c. 312

R.S.O. 1970,
c. 284

(3) Notwithstanding subsection 2, but subject to subsections 12 and 13, Ontario Hydro shall continue to distribute and supply power in those areas of the Town of Whitchurch-Stouffville, the Town of East Gwillimbury, the Township of Georgina and the Township of King that it served immediately before the coming into force of this Act, and subsections 5, 10 and 11 do not apply.

Where
Ontario
Hydro to
continue to
distribute
and supply
power

(4) Except where inconsistent with the provisions of this Act, the provisions of *The Power Corporation Act* applicable to a municipal corporation that has entered into a contract with Ontario Hydro for the distribution and supply of power to the municipal corporation apply to each of the commissions established by section 2.

Applica-
tion of
R.S.O. 1970,
c. 354

(5) With the consent of a commission established by section 2, Ontario Hydro may distribute and supply power directly to customers within the municipality in respect of which the commission is established.

Direct
customers

Transfer of
assets and
liabilities

(6) On the 1st day of January, 1979, all assets under the control and management of and all liabilities of hydro-electric commissions distributing and selling power in the area municipalities, to the extent that they pertain to the distribution and supply of power in each area municipality, are, without compensation, assets under the control and management of and liabilities of the commission established by section 2 in respect of the municipality.

Compensa-
tion by
Richmond
Hill Hydro-
Electric
Com-
mission

(7) Notwithstanding subsection 6, the Richmond Hill Hydro-Electric Commission established by section 2 shall pay compensation to the Vaughan Hydro-Electric Commission established by section 2 for the assets pertaining to the retail distribution and supply of power in that portion of the Town of Richmond Hill supplied with power by the Hydro-Electric Commission of the Township of Vaughan immediately before the coming into force of this Act, and the amount of the compensation shall be equal to the original cost of the assets less the sum of,

- (a) the accumulated depreciation associated with the assets;
- (b) the equity in the Hydro-Electric Commission of the Township of Vaughan of the customers supplied with power through the assets; and
- (c) any liabilities associated with the assets that are assumed by the Richmond Hill Hydro-Electric Commission.

Idem,
calculation
of equity

(8) The equity referred to in clause *b* of subsection 7 shall be calculated so that the equity in the Hydro-Electric Commission of the Township of Vaughan of a customer in the Town of Vaughan is not altered by the transfer of the assets referred to in subsection 7.

Transi-
tional

(9) Such management and control of works for the distribution and supply of power within the municipalities of the Town of Aurora, the Town of Markham, the Town of Newmarket, the Town of Richmond Hill, the Town of Vaughan, the Town of Whitchurch-Stouffville, the Township of Georgina and the Township of King as are exercised by hydro-electric commissions and Ontario Hydro immediately before this Act comes into force remain entrusted to them to and including the 31st day of December, 1978, but any of the assets, powers and responsibilities of such commissions and Ontario Hydro pertaining to the distribution and supply of power in any of the municipalities may by agreement be transferred before that date to a commission established by section 2 in respect of the municipality.

(10) Subject to subsections 3 and 5 and the regulations, and except as otherwise agreed between Ontario Hydro and the commission, each commission established by section 2 shall acquire, on behalf of the area municipality served by the commission, the assets and liabilities of Ontario Hydro pertaining to the retail distribution and supply of power within the municipality, including equipment leased by Ontario Hydro to retail customers within the municipality for the use of such power, and the commission shall pay to Ontario Hydro an amount equal to the original cost of the assets less the sum of,

Purchase of
retail
distribu-
tion
facilities

- (a) the accumulated net retail equity of the customers supplied with power through the assets; and
- (b) the accumulated depreciation associated with the assets.

(11) If the amount payable under subsection 7 or 10 has not been determined before the 1st day of July, 1979, the amount shall be determined in accordance with subsections 7 and 8 or subsection 10, as the case requires, and in accordance with the regulations, by a board of arbitration, and,

Where
amount
to be deter-
mined by
arbitration

- (a) on or before the 1st day of August, 1979, each party to the arbitration shall appoint a person as a member of the board of arbitration and shall give notice to the other party of the name and address of the person;
- (b) the two members of the board of arbitration, within ten days after the giving of the notice of appointment, shall appoint a third person to be chairman of the board of arbitration and the chairman shall give notice of his appointment to the parties;
- (c) if a party fails to appoint a member to a board of arbitration pursuant to clause *a* or if the members do not appoint a chairman pursuant to clause *b*, or in the event of the absence or inability to act or of a vacancy in the office of a member or the chairman of a board of arbitration, either party may apply on notice to the other party to the Divisional Court and the Court may appoint the member or chairman;
- (d) except as otherwise provided in this subsection, *The Arbitrations Act* applies to this subsection; and
- (e) in this subsection, "parties" means,

R.S.O. 1970,
c. 25

(i) in the case of subsection 7, the Richmond Hill Hydro-Electric Commission and the Vaughan Hydro-Electric Commission, and

(ii) in the case of subsection 10, Ontario Hydro and, in each case, the commission established by section 2.

Supply of
power in all
areas of
municipalities of
Whitchurch-
Stouffville,
Georgina,
King

(12) The council of the Town of Whitchurch-Stouffville, the Township of Georgina or the Township of King, with the consent of Ontario Hydro and without the assent of the municipal electors, by by-law,

(a) may direct the commission established by section 2 in respect of the municipality to commence on a day specified by the by-law the distribution and supply of power in all areas of the municipality and on the specified day subsections 10 and 11 and section 7 shall apply with necessary modifications; or

(b) may dissolve the commission established by section 2 in respect of the municipality on a day specified by the by-law and on the specified day,

(i) all assets under the control and management of and all liabilities of the commission, and all debentures issued in respect of the distribution and supply of power in the municipality are, without compensation, assets and liabilities of Ontario Hydro, and

(ii) Ontario Hydro shall commence to distribute and supply power in all areas of the municipality.

Review of
distribution and
supply of
power

(13) Until such time as the power conferred by subsection 12 has been exercised,

(a) the councils of the Town of Whitchurch-Stouffville, the Township of Georgina and the Township of King shall review the distribution and supply of power within their respective municipalities at least once in every three years and shall determine by resolution whether or not it is financially feasible to exercise the power conferred by subsection 12; and

(b) where the council of the Town of Whitchurch-Stouffville, the Township of Georgina or the Township of King determines as provided in clause *a*

that it is financially feasible for the commission established under section 2 in respect of the municipality to distribute and supply power in the entire municipality, the council, subject to the approval of Ontario Hydro, shall exercise the power conferred by subsection 12.

(14) For the purpose of the calculations mentioned in subsections 7, 8 and 10, "original cost" and "equity" do not include capital contributions by customers or developers.

Interpre-
tation:
original
cost, equity

5.—(1) All real property transferred pursuant to section 4 to the control and management of a commission established by section 2 or otherwise acquired by or for the commission, shall be held by the commission in trust for the area municipality served by the commission.

Vesting
of real
property

(2) Where a commission established by section 2 is of the opinion, and so declares by resolution, that any real property under its control and management is not required for its purposes, unless otherwise agreed upon by the commission and the area municipality served by the commission, the real property may be disposed of as follows:

Disposition
of real
property

1. In the event that the area municipality served by the commission wishes in good faith to use the real property for a municipal purpose, it shall compensate the commission for the real property at its actual cost, less accrued depreciation as shown on the books of the commission or the assessed value of the real property, whichever is the greater, and when the area municipality in good faith no longer wishes to use the real property for a municipal purpose, the area municipality may sell, lease or otherwise dispose of the real property without the assent of Ontario Hydro and may retain the proceeds of the sale, lease or disposition as municipal funds.
2. In the event that the municipality served by the commission does not wish to use the real property in accordance with paragraph 1, the commission shall, as soon as practicable, sell, lease or otherwise dispose of the real property at fair market value on behalf of the municipality and the net proceeds derived from the sale, lease or other disposition of the real property or the compensation paid therefor pursuant to this subsection shall be received by the commission and shall be applied in accordance with *The Public Utilities Act*.

Borrowing
R.S.O. 1970,
c. 408

6. Except as otherwise provided in this Act, sections 126 to 147 of *The Regional Municipality of York Act*, apply, with necessary modifications, to any borrowing for the purposes of a commission established by section 2.

Interpre-
tation

7.—(1) In this section, “transfer date”, when used in respect of an employee of a hydro-electric commission or Ontario Hydro, means the date on which a commission established by section 2 assumes liability for the payment of the wages or salary of the employee.

Transfer of
employees

(2) On or before the 31st day of December, 1978, each hydro-electric commission shall designate those of its full-time employees who were employed in the distribution and supply of power in an area municipality on the 1st day of January, 1978, and who continued such employment until the 31st day of December, 1978 or until their transfer dates, as the case may be, and each commission established by section 2 shall offer employment to the employees designated in respect of the area municipality served by the commission.

Idem,
Ontario
Hydro

(3) On or before the 31st day of December, 1978, Ontario Hydro shall designate those of its full-time employees who were employed in the distribution and supply of power in the municipalities of the Town of Aurora, the Town of Markham, the Town of Newmarket, the Town of Richmond Hill and the Town of Vaughan on the 1st day of January, 1978 and who continued such employment until the 31st day of December, 1978 or until their transfer dates, as the case may be, and each commission established by section 2 shall offer employment to the employees designated in respect of the area municipality served by the commission.

Wages or
salaries

(4) A person who accepts employment under this section is entitled to receive, for a period of one year commencing on the transfer date, a wage or salary not less than the wage or salary he was receiving on the day nine months before the transfer date.

Partici-
pation in
O.M.E.R.S.

(5) Each commission established by section 2 shall be deemed to have elected to participate in the Ontario Municipal Employees Retirement System on the day this Act comes into force, and a person who accepts employment under this section shall be deemed to continue or to become a member of the System, as the case requires, on his transfer date, and *The Ontario Municipal Employees Retirement System Act* applies to such person as a member of the System.

R.S.O. 1970,
c. 324

Supple-
mentary
agreements

(6) When a person who accepts employment under this section with a commission established by section 2 is entitled

to the benefit of a supplementary agreement between a hydro-electric commission and the Ontario Municipal Employees Retirement Board immediately before his transfer date, the commission shall assume, in respect of the person, all rights and obligations under the supplementary agreement as if the commission had been a party to the agreement in the place of the hydro-electric commission.

(7) Where a person who accepts employment under this section is a contributor to The Pension and Insurance Fund of Ontario Hydro immediately before his transfer date, the present value of the pension earned by the person in The Pension and Insurance Fund of Ontario Hydro at the transfer date or the contributions of the person in the Fund with interest accumulated and credited to the person in the Fund, whichever is the greater, shall be transferred to the Ontario Municipal Employees Retirement Fund and the person shall be given credit in the Ontario Municipal Employees Retirement System for a period of service equal to the period of service for which he was given credit in The Ontario Hydro Pension and Insurance Plan.

Transfer of
pension
credits from
Ontario
Hydro plan

(8) Notwithstanding subsection 5, a person who accepts employment under this section with a commission established by section 2 and who,

Pension
guarantee

- (a) was employed by Ontario Hydro immediately before his transfer date; and
- (b) continues in the employment of the commission until he or his beneficiary becomes entitled to a pension benefit,

is entitled to at least the pension benefit he would have been entitled to under The Ontario Hydro Pension and Insurance Plan if his years of continuous service with the commission had been additional years of continuous service with Ontario Hydro and if there had been no change in the Plan after the 31st day of December, 1978, calculated on the basis of the wage or salary paid to the person by Ontario Hydro and the commission, and the cost, if any, of the pension benefit over the cost of the pension benefit to which the person is entitled under subsection 5 shall be apportioned and paid as provided by the regulations.

(9) A person who accepts employment under this section is entitled as a term of his employment to continue as a member of the group life insurance plan in which he was a member with his former employer until the effective date of a common group life insurance plan covering all eligible employees of his new employer.

Group life
insurance

Idem

(10) On or before the 31st day of December, 1980, each commission established by section 2 shall provide a common group life insurance plan covering all of the eligible employees of the commission, and the plan shall provide to any person accepting employment under this section, by option or otherwise, insurance coverage not inferior to the insurance coverage to which the employee was entitled immediately before his transfer date.

Sick leave

(11) A person who accepts employment under this section shall continue to enjoy as a term of his employment, the rights and benefits of sick leave entitlements or sick leave insurance provided by his former employer immediately before the transfer date until the new employer establishes a sick leave entitlement plan or sick leave insurance plan, and thereupon the employee shall receive allowance or credit for any accrued sick leave rights or benefits.

Life insurance provided to pensioners

(12) The commissions established by section 2 shall continue the provision of life insurance to pensioners formerly employed in the distribution and supply of power in the area municipalities by public utilities commissions and municipal hydro-electric commissions.

Termination for cause

(13) Nothing in this section prevents an employer from terminating the employment of an employee for cause.

Special circumstances

(14) Where, under this section, an employee, in the opinion of the Minister, experiences any difficulty or hardship with regard to life insurance benefits, pension rights, pension benefits or sick leave rights or benefits, the Minister by order may do anything necessary to remedy or alleviate such difficulty or hardship.

Dissolution of existing commissions
R.S.O. 1970,
c. 408

8. For the purposes of section 169 of *The Regional Municipality of York Act*, the 1st day of January, 1979 is the date determined by the Minister in respect of the Regional Area within the meaning of *The Regional Municipality of York Act*, and on that date the hydro-electric commissions that distribute and supply only power are dissolved and the by-laws establishing them passed pursuant to sections 38 and 40 of *The Public Utilities Act* shall be deemed to be repealed and the assent of the municipal electors is not required.

R.S.O. 1970,
c. 390

Regulations

9. The Lieutenant Governor in Council may make regulations,

(a) for the purpose of subsection 10 of section 4 in respect of,

- (i) the method of determining the original cost of the assets or of any asset or of any part of any asset,
 - (ii) the allocation of the original cost of the assets or of any asset or of any part of any asset,
 - (iii) the method of determining the amount of any component of the accumulated net retail equity,
 - (iv) the allocation of the accumulated net retail equity or any component of the accumulated net retail equity,
 - (v) the method of calculating accumulated depreciation or any component of accumulated depreciation,
 - (vi) the allocation of accumulated depreciation or any component of accumulated depreciation,
 - (vii) the method of payment of the price of the assets;
- (b) for the purposes of subsection 8 of section 7, in respect of the apportionment of the excess cost of any benefit referred to in the subsection and the payment of the excess cost or any part thereof.

10. This Act comes into force on the day it receives Royal Commence- Assent.ment

11. The short title of this Act is *The York Municipal Hydro-Electric Service Act, 1978.* Short title

CHAPTER 32

An Act to amend The Municipal Act*Assented to June 20th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Paragraph 13a of section 1 of *The Municipal Act*, being chapter 284 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1972, chapter 124, section 1, and amended by 1973, chapter 175, section 1, and 1976, chapter 51, section 1, is repealed and the following substituted therefor:

13a. "Minister" means the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs, except that in sections 361, 443, 450 and 461 "Minister" means the Minister of Housing.

2. Subsection 22 of section 24 of the said Act is repealed and the following substituted therefor:

(22) The first meeting of the Board of Management shall be held at the time and place fixed by the order of the Municipal Board and thereafter the first meeting of the Board after a regular election shall be held not later than the second Tuesday in December, and the day and the hour for holding the meeting shall be fixed by by-law.

3. Section 27b of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 83, section 1, is amended by adding thereto the following subsection:

(4) A by-law for any of the purposes mentioned in subsection 1 of this section or subsection 1 of section 27a or a by-law repealing any such by-law shall, in an election year, be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*.

s. 1, par. 13a,
re-enacted

s. 24 (22),
re-enacted

Meetings

s. 27b,
amended

Time for
passing
by-law

1977, c. 62

s. 28 (4),
re-enacted

- 4.—(1) Subsection 4 of section 28 of the said Act is repealed and the following substituted therefor:

When and
how by-law
to be passed

(4) A by-law for any of the purposes mentioned in subsections 1 and 2 and a by-law repealing any such by-law shall, in an election year, be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*, and such by-law shall not be passed unless it has received the assent of the municipal electors.

1977, c. 62

s. 28 (6),
re-enacted

- (2) Subsection 6 of the said section 28 is repealed and the following substituted therefor:

Submission
of by-law
on petition
of electors

(6) Subject to subsections 3 and 7, where the petition of at least one-fifth of the municipal electors is presented praying for the passing of a by-law repealing a by-law for the purpose mentioned in clause *c* of subsection 1, or where a petition of not less than 400 electors is presented praying for the passing of a by-law for the purpose mentioned in subsection 2, or for the repeal of a by-law passed under that subsection, the council shall submit the question of making the proposed change to a vote of the municipal electors at the next ensuing municipal election and if the voting is in favour of the change shall without delay pass a by-law in accordance with the prayer of the petition.

Time for
presentation
of petition

(7) A petition for any of the purposes mentioned in subsection 6 shall, in an election year, be presented not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*.

s. 30 (5),
re-enacted

- 5.—(1) Subsection 5 of section 30 of the said Act is repealed and the following substituted therefor:

Time for
passing
by-laws;
assent of
electors

(5) A by-law passed under section 29 or under subsection 2 or 3 of this section, and a by-law repealing any such by-law shall, in an election year, be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*, and such by-law shall not be passed unless it has received the assent of the municipal electors.

s. 30 (7, 8),
re-enacted

- (2) Subsections 7 and 8 of the said section 30 are repealed and the following substituted therefor:

(7) Subject to subsections 4 and 9, where a petition of not less than one-fifth of the municipal electors is presented praying for the passing of a by-law for any of the purposes mentioned in this section or for repealing any such by-law, except a by-law reducing the number of councillors to two for each ward, the council shall submit the question of making the proposed change to a vote of the municipal electors at the next ensuing municipal election and if the voting is in favour of the proposed change shall without delay pass a by-law in accordance with the prayer of the petition.

Submission
of question
on petition
of electors

(8) Subject to subsections 4 and 9, where a by-law has been passed for reducing the number of councillors to two for each ward, the council, upon the petition of not less than 100 resident municipal electors shall submit the question of repealing the by-law to a vote of the electors at the next ensuing municipal election and if the voting is in favour of the repeal shall without delay pass a by-law in accordance with the prayer of the petition.

Submission
of question
of repeal

(9) A petition presented under subsection 7 or 8 shall, in an election year, be presented not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*.

Time for
presentation
of petition

1977, c. 62

6.—(1) Subsection 3 of section 32 of the said Act is repealed and the following substituted therefor:

s. 32 (3),
re-enacted

(3) A by-law for the purpose mentioned in subsection 2 and a by-law repealing any such by-law shall, in an election year, be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*, and such by-law shall take effect at and for the purpose of the municipal election next after the passing of it.

Time for
passing
by-law

(2) Subsection 8 of the said section 32 is repealed and the following substituted therefor:

s. 32 (8),
re-enacted

(8) A by-law for the purpose mentioned in subsection 6 and a by-law repealing any such by-law shall, in an election year, be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977*, and such by-law shall not be passed until it has received the assent of the municipal electors.

Time for
passing,
assent of
electors

s. 35,
re-enacted

7. Section 35 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 51, section 2, is repealed and the following substituted therefor:

Qualification
of
candidates

35. Every person is qualified to hold office as a member of a council of a local municipality,

1977, c. 62

(a) who is entitled to be an elector under section 12 or 13 of *The Municipal Elections Act, 1977* for the election of members of the council; and

(b) who is not disqualified by this or any other Act from holding such office.

s. 44,
amended

8. Section 44 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 121, section 11, is amended by adding thereto the following subsection:

Method of
conducting
lot

(6) For the purposes of subsection 5, "lot" means the method of determining the candidate to be excluded or the candidate to fill the vacancy, as the case may be, by placing the names of the candidates on equal size pieces of paper placed in a box and one name being drawn by a person chosen by the clerk.

s. 184 (1),
re-enacted

- 9.—(1) Subsection 1 of section 184 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 169, section 4, is repealed and the following substituted therefor:

First
meeting of
council,
local
municipality

(1) The first meeting of the council of a local municipality after a regular election shall be held not later than the second Tuesday in December, and the meeting shall be held at 11 o'clock in the forenoon or at such hour as may be fixed by by-law.

s. 184 (2),
re-enacted

- (2) Subsection 2 of the said section 184 is repealed and the following substituted therefor:

county

(2) The first meeting of the council of a county after a regular election shall be held after the councils of the municipalities that form part of the county for municipal purposes have held their first meetings under subsection 1 but in any event not later than the third Tuesday in December, and the meeting shall be held at 2 o'clock in the afternoon or at such hour as may be fixed by by-law.

s. 186 (1),
re-enacted

10. Subsection 1 of section 186 of the said Act is repealed and the following substituted therefor:

(1) The council of a county shall, in each year of its term at its first meeting at which a majority of all the members is present, elect one of the members to be warden.

Warden,
election

11. Section 198 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 48, section 3, is repealed and the following substituted therefor:

s. 198,
re-enacted

198. No member of a council shall vote on any by-law appointing him to any office in the gift of the council or fixing or providing his remuneration for any service to the corporation, but this does not apply to a by-law for paying remuneration passed under section 388 or 389a.

Prohibition
as to
member
voting to
appoint
himself to
office, etc.

12. Sections 205 and 211 of the said Act are repealed.

ss. 205, 211,
repealed

13. Section 217 of the said Act is repealed.

s. 217,
repealed

14. The said Act is amended by adding thereto the following section:

s. 242b,
enacted

242b.—(1) Where the council of a municipality is required by law to hear interested parties or to afford them an opportunity to be heard before doing any act, passing a by-law, or making a decision, the council may provide by by-law for a committee of the council to hear such parties or afford them an opportunity to be heard in the place and stead of the council, and, where a hearing is conducted or an opportunity to be heard is afforded by a committee under such a by-law in respect of any matter, the council may do the act, pass the by-law, or make the decision in respect of which the hearing was held or the opportunity for a hearing afforded without being required to hold a hearing or afford an opportunity for a hearing in respect of such matter.

Hearings
by
committee
authorized

(2) Upon the conclusion of a hearing conducted by a committee under a by-law passed pursuant to subsection 1, the committee shall as soon as practicable make a written report to the council summarizing the evidence and arguments presented by the parties, the findings of fact made by the committee and the recommendations, if any, of the committee with reasons therefor on the merits of the application in respect of which the hearing has been conducted.

Report by
committee

(3) After considering the report of the committee, the council may thereupon in respect of such application do any act, pass any by-law or make any decision that it might have done, passed or made had it conducted the hearing itself.

Authority of
council

Application
of
1971, c. 47

(4) Where a committee conducts a hearing in respect of any matter pursuant to a by-law passed under this section, the provisions of sections 5 to 15 and 21 to 24 of *The Statutory Powers Procedure Act, 1971* shall be deemed to apply to the committee and to the hearing conducted by it and those sections, except for section 24, do not apply to the council in the exercise of its power of decision in respect of such matter.

s. 336,
amended

15. Section 336 of the said Act is amended by adding thereto the following subsection:

Use of lands
owned by
corporation

(6) The council of every corporation may pass by-laws providing for the use by the public of lands of which the corporation is the owner and for the regulation of such use and the protection of such lands.

s. 352,
par. 60,
amended

16.—(1) Paragraph 60 of section 352 of the said Act is amended by inserting after “thereof” in the fourth line “or of any works under, over, along, across or upon such highway or portion thereof”.

s. 352,
amended

(2) The said section 352 is amended by adding thereto the following paragraphs:

Liability
insurance;
payment of
damages, etc.

67a. For contracting for insurance to protect the employees of the municipality or any local board thereof, or any class of such employees, against risks that may involve liability on the part of such employees or class thereof and for paying premiums therefor or for paying any damages or costs awarded against any such employees or class thereof or expenses incurred by them as a result of any action or other proceeding arising out of acts or omissions done or made by them in their capacity as employees including while acting in the performance of any statutory duty imposed by any general or special Act or for paying any sum required in connection with the settlement of such an action or other proceeding and for assuming the cost of defending any such person in such an action or other proceeding.

Interpre-
tation

(a) In this paragraph,

(i) “employee” means any salaried officer, clerk, workman, servant or other person in the employ of the municipality or of a local board and includes a member of the police force of the municipality and any person or class of person designated as an employee by the Minister;

(ii) “local board” means a local board as defined in *The Municipal Affairs Act*.

- (b) A local board has the same powers to provide insurance for or to make payments to or on behalf of its employees as are conferred upon the council of a municipality under this paragraph in respect of its employees. Local boards

71a. For establishing, laying out and maintaining bicycle paths and for regulating the use thereof and for acquiring land for such purposes and for entering into agreements with other municipalities, including a regional, district or metropolitan municipality, or with the Crown in right of Ontario or the Crown in right of Canada, or with any person or any other body for the use of land for such purposes. Bicycle paths

- (a) The power to acquire land under this paragraph does not include the power to enter on and expropriate land.
- (3) Clause *b* of paragraph 74 of the said section 352 is repealed and the following substituted therefor: s. 352, par. 74 (b), re-enacted
 - (b) The council may authorize the erection of any such monument in any highway over which the corporation has jurisdiction.

17.—(1) Paragraph 45a of subsection 1 of section 354 of the said Act, as enacted by the Statutes of Ontario, 1974, chapter 136, section 15, is repealed and the following substituted therefor: s. 354 (1), par. 45a, re-enacted

45a. Notwithstanding paragraph 112, for designating private roadways as fire routes along which no parking of vehicles shall be permitted and providing for the removal and impounding of any vehicle or vehicles parked or left along any fire route so designated at the expense of the owner thereof. Designating fire routes and prohibiting parking thereon

- (a) For the purposes of this paragraph, “private roadway” means any private road, lane, ramp or other means of vehicular access to or egress from a building or structure and it may include part of a parking lot.
- (b) Clause *a* of paragraph 107 applies to penalties provided by a by-law passed under this paragraph.
- (c) Subsection 13 of section 116 of *The Highway Traffic Act* applies to a by-law passed under this paragraph. R.S.O. 1970, c. 202

(d) The driver of a motor vehicle, not being the owner, is liable to any penalty provided in a by-law passed under this paragraph and the owner of the motor vehicle is also liable to such a penalty unless at the time the offence was committed the motor vehicle was in the possession of a person other than the owner or his chauffeur without the owner's consent.

s. 354 (1),
par. 95,
re-enacted

(2) Paragraph 95 of subsection 1 of the said section 354 is repealed and the following substituted therefor:

Projections

95. For permitting window air-conditioners, cornices, eaves, awning containers, awning covers, sills, brackets and other similar projections beyond the main walls of buildings to encroach upon a highway at such height above the grade thereof as established by council as the council may provide in the by-law.

s. 354 (1),
par. 123,
re-enacted

(3) Paragraph 123 of subsection 1 of the said section 354 is repealed and the following substituted therefor:

Pits and
quarries

123. For regulating the operation of pits and quarries within the municipality and for requiring the owners of pits and quarries that are located within such distance of a road as is specified in the by-law and that have not been in operation for a period of twelve consecutive months to level and grade the floor and sides thereof and such area beyond their edge or rim as is specified in the by-law so that they will not be dangerous or unsightly to the public.

s. 361,
amended

18. Section 361 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 69, section 11, is further amended by adding thereto the following subsections:

Designa-
tion of
enlarged
improvement
area

(17a) The council of a local municipality may pass by-laws for designating as an improvement area an area that includes all of an existing improvement area designated under subsection 1.

Application of
subss. 2-5

(17b) Subsections 2, 3, 4 and 5 apply with necessary modifications to the passing of a by-law under subsection 17a.

When by-law
comes into
effect

(17c) Subject to subsection 18, a by-law passed under subsection 17a comes into effect on the 1st day of January next after its passing.

Board of
Management
continued

(17d) Where a by-law passed under subsection 17a comes into effect, the existing improvement area mentioned in that subsection is dissolved, but the Board of Management estab-

lished for that improvement area is continued and shall be the Board of Management for the new improvement area designated under the by-law.

(17e) The provisions of this section that apply to a Board of Management under subsection 1 or to a council or municipal auditor in respect of such a Board apply with necessary modifications to a Board of Management continued under subsection 17d and to the council of a local municipality in respect of such a Board over which it has jurisdiction and to the auditor of the municipality in respect of such Board.

Application

(20) The Minister and a local municipality may enter into agreements for the provision of loans or grants to the municipality on such terms or conditions as are agreed upon for the purpose of the improvement, beautification and maintenance of municipally owned lands, buildings and structures in the municipality or in any defined area thereof and for the purposes mentioned in paragraph 72 of section 352.

Minister of Housing
may enter
into
agreements

- 19. Paragraph 7 of section 373 of the said Act is repealed. s. 373,
par. 7,
repealed
- 20. Section 374 of the said Act is repealed. s. 374,
repealed
- 21. Section 388 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 48, section 7, is repealed and the following substituted therefor: s. 388,
re-enacted

388.—(1) Notwithstanding the provisions of any general or special Act, the council of a municipality may pass by-laws for paying remuneration to the members of council, and such remuneration may be determined in any manner that council considers advisable.

Remuner-
ation of
councillors

(2) The remuneration to be paid may be determined in different manners and be of different amounts for different members of council.

Idem

- 22. Section 389 of the said Act is repealed and the following substituted therefor: s. 389,
re-enacted

389.—(1) Notwithstanding the provisions of any general or special Act, the council of a municipality may provide by by-law for paying in whole or in part such expenses of the members of council and of the officers and servants of the municipality as are actually incurred as a result of their acting either within or outside the municipality in their capacity

Expenses

as members of council or officers of the municipal corporation or as officers or servants of the municipality and as are authorized by the by-law.

Maximum
amounts

(2) A by-law passed under subsection 1 may set maximum amounts or rates that may be paid in respect of any expense for which payment is authorized by the by-law.

Remunera-
tion of
council
members
as local board
members

R.S.O. 1970,
c. 118

389a.—(1) Notwithstanding the provisions of any general or special Act, the council of a municipality may pass by-laws for paying remuneration to a member of council or other person who has been appointed by the council to serve as a member of a local board, as defined in *The Municipal Affairs Act*, or of any other body, in respect of his services as a member of that board, or other body, and to a member of council who serves pursuant to this or any other general or special Act, as an *ex officio* member of such a local board or other body, and such remuneration may be determined in any manner that council deems advisable.

Interpre-
tation

(2) For the purposes of subsection 1 and sections 389b, 389d and 389e “other body” does not include a county, or a regional, district or metropolitan municipality or the County of Oxford.

Application of
s. 388 (2)

(3) Subsection 2 of section 388 applies with necessary modifications to a by-law passed under subsection 1 for paying remuneration to persons mentioned in that subsection.

Interpre-
tation

(4) In subsection 1, “local board” or “other body” does not include a public utilities commission or a hydro-electric commission.

Expenses of
council
members as
local board
members

389b. Notwithstanding the provisions of any general or special Act, the council of a municipality may provide by by-law for paying such expenses of persons mentioned in subsection 1 of section 389a as are actually incurred as a result of their acting in their capacity as members of the local board or other body and as are authorized by the by-law and subsection 2 of section 389 applies with necessary modifications to a by-law passed under this section.

Remunera-
tion or
expenses not
to be paid by
local board

389c. Notwithstanding the provisions of any general or special Act, no remuneration or expenses shall be paid by a local board to a person mentioned in subsection 1 of section 389a or subsection 1 of section 389e in respect of his membership on the local board.

389*d*.—(1) The treasurer of every municipality shall on or before the 28th day of February in each year submit to the council of the municipality an itemized statement of the remuneration and expenses paid to each member of council in respect of his services as a member of council or an officer of the municipal corporation in the preceding year and to each person mentioned in subsection 1 of section 389*a* in respect of his services as a member of the local board or other body in the preceding year.

Statement
by
treasurer

(2) A statement submitted under subsection 1 shall also indicate the by-law and the statutory provision under the authority of which the remuneration or expenses were paid.

Idem

389*e*.—(1) Where two or more municipalities are to be considered as one municipality for the purpose of appointing one or more persons as a member of a local board or other body, those municipalities may by agreement provide for determining and paying the remuneration and expenses of such persons and for apportioning the costs of the payment among each of them.

Agreement re
expenses

(2) Sections 389*a* and 389*b* apply with necessary modifications to the powers conferred on the two or more municipalities mentioned in subsection 1, and section 389*d* applies with necessary modifications to the treasurer of each of such two or more municipalities.

Application
of
ss. 389*a*, 389*b*,
389*d*

23. Section 390 of the said Act is repealed and the following substituted therefor:

s. 390,
re-enacted

390.—(1) The council of a municipality may pass by-laws for providing by contract with an insurer licensed under *The Insurance Act*,

Accident, etc.,
insurance re
members of
council and
local boards
R.S.O. 1970,
c. 224

- (a) group accident insurance to indemnify any member of council or of a local board of the municipality, or his estate, against loss in case he is accidentally killed or injured; and
- (b) group public liability and property damage insurance to indemnify any member of council or of a local board of the municipality, or his estate, in respect of loss or damage for which he has become liable by reason of injury to persons or property or in respect of loss or damage suffered by him by reason of injury to his own property,

while travelling on the business of the corporation or the local board or in the performance of his duties as a member

of council or of the local board either within or outside the municipality.

Idem

(2) Where a local board is composed of members appointed by the councils of two or more municipalities, each council shall have in respect of the members appointed by it all the powers for providing insurance for a member of a local board that are conferred on a council by subsection 1.

s. 391,
re-enacted

- 24.** Section 391 of the said Act is repealed and the following substituted therefor:

Remunera-
tion and
expenses for
certain
local board
members
R.S.O. 1970,
c. 118

391. Notwithstanding any other general or special Act, a local board, as defined in *The Municipal Affairs Act*, of a municipality, may provide for the payment of such salary, expenses or allowances for the members thereof that do not come within the class of persons mentioned in subsection 1 of section 389*a*, as may be established by the council of the municipality or, where more than one municipality is concerned, by the council designated by the Ministry.

s. 394,
re-enacted

- 25.** Section 394 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 83, section 8, is repealed and the following substituted therefor:

Expenses for
entertaining
guests

394. Notwithstanding the provisions of any general or special Act, the council of any municipality may expend in any year such sum as it may determine for the reception or entertainment of persons of distinction or the celebration of events or matters of national or international interest or importance.

s. 413 (1),
re-enacted

- 26.** Subsection 1 of section 413 of the said Act is repealed and the following substituted therefor:

Assuming
highway
in adjacent
municipality
as a public
avenue or
walk

(1) The council of a local municipality may pass by-laws for assuming for the purpose of a public avenue or walk any highway in an adjacent local municipality and for acquiring so much land on either side of such highway as may be required to increase its width.

s. 457 (4) (c),
re-enacted

- 27.** Clause *c* of subsection 4 of section 457 of the said Act is repealed and the following substituted therefor:

(*c*) authorizing and regulating the planting, with the consent of the owner, of shade or ornamental trees adjacent to any highway at the expense of the municipality, and any tree planted under the authority of any such by-law is the property of the owner

of the land in which it is planted, and the municipality is not liable for maintenance or otherwise in respect of any tree so planted.

28.—(1) Paragraph 9 of section 460 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 175, section 7, is amended by inserting after “specified” in the sixth line “provided such regulation is not in conflict with *The Highway Traffic Act* and the regulations thereunder”. s. 460, par. 9, amended R.S.O. 1970, c. 202

(2) The said section 460 is amended by adding thereto the following paragraphs: s. 460, amended

10. For designating any lane on any road over which the municipality has jurisdiction as a lane solely or principally for use by bicycles and for prohibiting and regulating the use thereof by vehicles other than bicycles to such extent and for such period or periods as may be specified, provided such regulation is not in conflict with *The Highway Traffic Act* and the regulations thereunder. Establishment of bicycle lanes

11. Before passing a by-law under paragraph 9 or 10 for designating a lane on a road as a lane solely or principally for the use of public transit motor vehicles or bicycles, notice of the proposed by-law shall be published at least once a week for four successive weeks in a newspaper having general circulation in the municipality and the notice shall indicate the date and time of the meeting at which the council will consider the passing of the proposed by-law. Notice of proposed by-law

(a) This paragraph does not apply so as to affect the validity of a by-law heretofore passed under paragraph 9.

29. The said Act is further amended by adding thereto the following section: s. 470c, enacted

470c. This Part applies with necessary modifications to by-laws passed by the council of a municipality or by a board of commissioners of police under any other general or special Act except as otherwise provided in such Act. Application of Part XXI

30. Subsection 2 of section 472 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 121, section 16, is repealed and the following substituted therefor: s. 472 (2), re-enacted

(2) The first meeting of the trustees after the election shall be held at noon on a day not later than the second Tuesday in December. First meeting of trustees

s. 474,
re-enacted

31. Section 474 of the said Act is repealed and the following substituted therefor:

Remunera-
tion

474.—(1) Any trustee may be paid such remuneration or expenses as is provided by the trustees who shall have all the powers of a council of a municipality under sections 388 and 389.

Application of
s. 389*d*

(2) Section 389*d* applies with necessary modifications to the trustees of a police village.

s. 487 (1),
amended

32.—(1) Subsection 1 of section 487 of the said Act, as amended by the Statutes of Ontario, 1975, chapter 56, section 13, is further amended by striking out “and” at the end of clause *k* and by adding thereto the following clauses:

(*m*) fire or fire prevention, by paragraphs 29, 34, 35, 37, 39, 40 and 44 of subsection 1 of section 354;

(*n*) gunpowder by paragraph 9 of subsection 1 of section 354; and

(*o*) rubbish, refuse or debris, by paragraph 70 of subsection 1 of section 354, and paragraph 5 of section 460.

s. 487 (4),
repealed

(2) Subsection 4 of the said section 487 is repealed.

ss. 489-492,
repealed

33. Sections 489, 490, 491 and 492 of the said Act are repealed.

s. 493,
re-enacted

34. Section 493 of the said Act is repealed and the following substituted therefor:

Application of
s. 466

493. Section 466 applies with necessary modifications to by-laws passed under subsection 1 of section 487 by the trustees of a police village.

s. 495 (1),
re-enacted

35. Subsection 1 of section 495 of the said Act is repealed and the following substituted therefor:

Appointment
of
chairman
and
secretary

(1) At its first meeting in each year of its term, the board shall appoint one of its members to be the chairman and shall also appoint a secretary.

Commence-
ment

36. This Act comes into force on the day it receives Royal Assent.

Short title

37. The short title of this Act is *The Municipal Amendment Act, 1978 (No. 2)*.

CHAPTER 33

An Act to amend certain Acts respecting Regional Municipalities

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

PART I

THE REGIONAL MUNICIPALITY OF OTTAWA-CARLETON

1.—(1) Subsection 2 of section 4 of *The Regional Municipality of
Ottawa-Carleton Act*, being chapter 407 of the Revised ^{s. 4 (2),}
Statutes of Ontario, 1970, as re-enacted re-enacted
of Ontario, 1973, chapter 138, section 2, is repealed and the
following substituted therefor:

(2) At the first meeting of the Regional Council after a ^{Election of}
regular election at which a quorum is present, the Regional chairman
Council shall organize as a council and elect as chairman
one of the members of the Regional Council, or any other
person, to hold office for the term of the council and until
his successor is appointed or elected in accordance with this
Act, and at such meeting the clerk shall preside until the
chairman is elected.

(2) Subsection 5 of the said section 4, as amended by the ^{s. 4 (5),}
Statutes of Ontario, 1973, chapter 138, section 2, is re-enacted
repealed and the following substituted therefor:

(5) If at the first meeting of the Regional Council after ^{Failure}
a regular election a chairman is not elected, the presiding to elect
officer may adjourn the meeting from time to time, and, chairman
if a chairman is not elected at any adjourned meeting held
within one week after the first meeting, the Lieutenant
Governor in Council shall appoint a chairman to hold office
for the term of the council and until his successor is elected
or appointed in accordance with this Act.

s. 8 (2, 3),
re-enacted

- 2.** Subsections 2 and 3 of section 8 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 138, section 4, are repealed and the following substituted therefor:

First
meeting
of area
councils

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First
meeting of
Regional
Council

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

s. 12,
repealed

- 3.** Section 12 of the said Act is repealed.

s. 13 (3),
repealed

- 4.** Subsection 3 of section 13 of the said Act is repealed.

s. 14 (2),
repealed

- 5.** Subsection 2 of section 14 of the said Act is repealed.

s. 18 (1),
re-enacted

- 6.** Subsection 1 of section 18 of the said Act is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e* and 390 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 67*b* (4),
repealed

- 7.** Subsection 4 of section 67*b* of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 126, section 14, is repealed.

s. 69 (5),
re-enacted

- 8.** Subsection 5 of section 69 of the said Act is repealed and the following substituted therefor:

Regional
Corpora-
tion deemed
municipality under
R.S.O. 1970,
c. 349

(5) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and, where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

9. The said Act is amended by adding thereto the following section: s. 69b,
enacted

69b. The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Ottawa-Carleton Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes. Designated
municipality
R.S.O. 1970,
c. 349

10. Subsection 2 of section 77 of the said Act is repealed. s. 77 (2),
repealed

11. Subsection 1 of section 124 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 6, is repealed and the following substituted therefor: s. 124 (1),
re-enacted

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242a, 242b, 248a, 249 and 254, subsection 3 of section 308, section 333, paragraphs 3, 10, 11, 12, 24, 41, 67a and 71a of section 352, sections 391 and 394 and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Regional Corporation. Application
of
R.S.O. 1970,
c. 284

- 12.—(1) Where in the year 1978 an area municipality has not complied with section 17 of *The Municipal Elections Act, 1977*, the clerk of the area municipality shall divide the municipality into polling subdivisions and shall, not later than the 1st day of July, 1978, inform the assessment commissioner of the boundaries of each subdivision. Polling
subdivi-
sions
1977, c. 62

(2) Notwithstanding clause a of section 18 of *The Municipal Elections Act, 1977*, where in 1976 an area municipality authorized the use of voting recorders at the municipal elections held in that year, the clerk of the area municipality may for the purposes of the municipal elections to be held in 1978 divide the municipality into polling subdivisions that contain more than 350 electors. Size of
polling
subdivi-
sions

- 13.—(1) This Part, except section 8, comes into force on the day this Act receives Royal Assent. Commence-
ment

(2) Section 8 shall be deemed to have come into force on the 1st day of January, 1969. Idem

PART II

THE REGIONAL MUNICIPALITY OF NIAGARA

14. Section 4 of *The Regional Municipality of Niagara Act*, being chapter 406 of the Revised Statutes of Ontario, 1970, is repealed. s. 4,
repealed

s. 7 (3),
re-enacted . **15.**—(1) Subsection 3 of section 7 of the said Act is repealed and the following substituted therefor:

Election of
chairman (3) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the officer appointed under section 19 shall preside until the chairman is elected.

s. 7 (5),
re-enacted (2) Subsection 5 of the said section 7 is repealed and the following substituted therefor:

Failure
to elect
chairman (5) If, at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act.

s. 9 (2, 3),
re-enacted **16.** Subsections 2 and 3 of section 9 of the said Act are repealed and the following substituted therefor:

First
meeting
of area
councils (2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First
meeting of
Regional
Council (3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

s. 13,
repealed **17.** Section 13 of the said Act is repealed.

s. 14 (2),
repealed **18.** Subsection 2 of section 14 of the said Act is repealed.

s. 18 (1),
re-enacted **19.** Subsection 1 of section 18 of the said Act is repealed and the following substituted therefor:

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Application of R.S.O. 1970, c. 284

20. Subsection 2 of section 91 of the said Act is repealed and the following substituted therefor:

s. 91 (2), re-enacted

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Niagara Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.

Designated municipality R.S.O. 1970, c. 349

21. Subsection 5 of section 92 of the said Act is repealed and the following substituted therefor:

s. 92 (5), re-enacted

(5) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26, 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act*, and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

Regional Corporation deemed municipality under R.S.O. 1970, c. 349

22. Subsection 2 of section 97 of the said Act is repealed.

s. 97 (2), repealed

23. Subsection 3 of section 109 of the said Act is repealed and the following substituted therefor:

s. 109 (3), re-enacted

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to members of the Niagara Police Board appointed by the Lieutenant Governor in Council.

Remuneration R.S.O. 1970, c. 351

24. Clause *b* of subsection 1 of section 110 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 77, section 2, is repealed and the following substituted therefor:

s. 110 (1) (b), re-enacted

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

.

25. Subsection 1 of section 154 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 10, is repealed and the following substituted therefor:

s. 154 (1), re-enacted

Application
of
R.S.O. 1970,
c. 284

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 248*a*, 249 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 10, 11, 12, 24, 41, 67*a* and 71*a* of section 352, paragraph 61 of subsection 1 of section 354, section 394 and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Commence-
ment

26.—(1) This Part, except sections 20, 21 and 24, comes into force on the day this Act receives Royal Assent.

Idem

(2) Sections 20, 21 and 24 shall be deemed to have come into force on the 1st day of January, 1970.

PART III

THE REGIONAL MUNICIPALITY OF YORK

s. 3.
amended

27. Section 3 of *The Regional Municipality of York Act*, being chapter 408 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 78, section 2, 1976, chapter 43, section 27 and 1977 chapter 34, section 11, is further amended by adding thereto the following subsection:

Composi-
tion of
council of
Town of
Markham

(1*a*) Notwithstanding paragraph 2 of subsection 1, on and after the 1st day of December, 1978 the council of the Town of Markham shall, in addition to the mayor, be composed of ten members, three of whom shall be elected by a general vote of the electors of the area municipality as members of the council of the area municipality and of the Regional Council, and, except as may be provided under subsection 3*a*, seven members elected by wards.

s. 4,
repealed

28. Section 4 of the said Act is repealed.

s. 7,
re-enacted

29. Section 7 of the said Act is repealed and the following substituted therefor:

Composi-
tion of
Regional
Council

7. The Regional Council shall consist of eighteen members composed of a chairman and,

(*a*) the head of the council of each area municipality;

(*b*) three members of the council of the area municipality of the Town of Markham who have been elected as members of the Regional Council and of the council of such area municipality;

- (c) one member of the council of the area municipality of the Town of Newmarket who has been elected as a member of the Regional Council and of the council of such area municipality;
- (d) two members of the council of the area municipality of the Town of Richmond Hill who have been elected as members of the Regional Council and of the council of such area municipality;
- (e) one member of the council of the area municipality of the Town of Vaughan who has been elected as a member of the Regional Council and of the council of such area municipality;
- (f) one member of the council of the area municipality of the Township of Georgina who has been elected as a member of the Regional Council and of the council of such area municipality.

30.—(1) Subsection 2 of section 8 of the said Act is repealed and the following substituted therefor: s. 8 (2),
re-enacted

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the officer appointed under section 19 shall preside until the chairman is elected. Election of
chairman

(2) Subsection 4 of the said section 8 is repealed and the following substituted therefor: s. 8 (4),
re-enacted

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Failure
to elect
chairman

31. Subsections 2 and 3 of section 9 of the said Act are repealed and the following substituted therefor: s. 9 (2, 3),
re-enacted

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day First
meeting
of area
councils

following the day on which the term of office in respect of which the election was held commences.

First meeting of Regional Council

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

s. 11 (1), amended

32. Subsection 1 of section 11 of the said Act is amended by striking out “Nine” in the first line and inserting in lieu thereof “Ten”.

s. 13, repealed

33. Section 13 of the said Act is repealed.

s. 14 (2), repealed

34. Subsection 2 of section 14 of the said Act is repealed.

s. 18 (1), re-enacted

35. Subsection 1 of section 18 of the said Act is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e* and sections 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 55 (2), re-enacted

36. Subsection 2 of section 55 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 75, section 3, is repealed and the following substituted therefor:

Contracts for disposal of sewage, etc., Regional Corporation

(2) The Regional Corporation and any local, regional or metropolitan municipality outside the Regional Area may enter into a contract to receive and dispose of sewage and land drainage from the local, regional or metropolitan municipality or from the Regional Area on such terms and conditions as may be agreed upon for any period not exceeding twenty years, and may renew such contract from time to time for further periods not exceeding twenty years at any one time.

Contracts for disposal of land drainage, area municipalities

(2*a*) Subject to the approval of the Regional Council, an area municipality and any local, regional or metropolitan municipality outside the Regional Area may enter into a contract to receive and dispose of land drainage from the local, regional or metropolitan municipality or from the area municipality on such terms and conditions as may be agreed upon for any period not exceeding twenty years, and may renew such contract from time to time for further periods not exceeding twenty years at any one time.

- 37.** Subsection 2 of section 89 of the said Act is repealed and the following substituted therefor: s. 89 (2), re-enacted

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the York Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes. Designated municipality
R.S.O. 1970, c. 349

- 38.** Subsection 5 of section 90 of the said Act is repealed and the following substituted therefor: s. 90 (5), re-enacted

(5) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26, 27, subsection 12a of section 29, 33, 43 and 44 of *The Planning Act* and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required. Regional Corporation deemed municipality under
R.S.O. 1970, c. 349

- 39.** Section 94, and section 95 as amended by the Statutes of Ontario, 1972, chapter 78, section 10, of the said Act, are repealed and the following substituted therefor: s. 94, re-enacted
s. 95, repealed

94.—(1) On the 1st day of July, 1978, the Regional Area health unit, and the York Regional Board of Health are dissolved, and the assets and liabilities of the Board become the assets and liabilities of the Regional Corporation without compensation, and the Regional Corporation shall stand in the place and stead of The York Regional Board of Health for the purposes of any agreements entered into, orders made, or matters commenced by that Board, and for the purposes of any proceedings which have been or may be instituted against that Board. Health unit and Board dissolved

(2) The Regional Corporation shall have all the powers and rights and be subject to all the duties conferred or imposed on a local board of health for a municipality by *The Public Health Act* and shall perform all the functions of such a board, and the functions that would have been performed by the local board or the medical officer of health or the public health inspector of an area municipality shall be performed by the Regional Corporation or the medical officer of health or the health inspector of the Regional Corporation, as the case may be. Regional Corporation to have powers, etc., of local board of health
R.S.O. 1970, c. 377

(3) The Regional Corporation shall be deemed to be a municipality for the purposes of *The Public Health Act*. Regional Corporation deemed municipality

Non-application of R.S.O. 1970, c. 377, ss. 15, 17

(4) Section 15 of *The Public Health Act* does not apply to the Regional Corporation, and section 17 of that Act does not apply to the officer appointed under section 19 of this Act.

Non-application of R.S.O. 1970, c. 377, ss. 13, 35

(5) Sections 13 and 35 of *The Public Health Act* do not apply to an area municipality.

Regional Corporation deemed local board

(6) The Regional Corporation shall be deemed to be a local board of health for a municipality for the purposes of sections 21 and 116 and subsections 2 and 5 of section 99 and Schedule B of *The Public Health Act*.

Deemed secretary of local board of health

(7) The officer appointed under section 19 shall be deemed to be the secretary of a local board for the purposes of sections 24 and 62 and subsection 2 of section 23, and subsection 7 of section 48 and Schedule B of *The Public Health Act*.

Application of R.S.O. 1970, c. 377, ss. 33, 96, 118 (2),

(8) For the purposes of sections 33 and 96 and subsection 2 of section 118 of *The Public Health Act*, an order made by the Regional Council pursuant to the powers conferred on the Regional Corporation by this section shall be deemed to be an order made by a local board.

Medical officer of health, etc., deemed appointed under R.S.O. 1970, c. 377, s. 35

(9) The medical officer of health and the public health inspector and all other classes of persons referred to in subsection 5 of section 35 of *The Public Health Act* employed by the Regional Corporation under subsection 13 shall be deemed to have been duly appointed under section 35 of *The Public Health Act* and shall have all the powers, rights and privileges and be subject to all the duties conferred or imposed upon such persons by that Act or any other Act.

Application of R.S.O. 1970, c. 377, s. 94 (1)

(10) For the purposes of subsection 1 of section 94 of *The Public Health Act*, a request to the Minister of Health by the Regional Corporation shall be deemed to be a request by a local board.

Application of R.S.O. 1970, c. 377, ss. 125, 126

(11) The Regional Corporation may exercise the powers conferred by sections 125 and 126 of *The Public Health Act* and no area municipality may exercise such powers.

Recovery of expenditures

(12) Where the Regional Corporation or the medical officer of health or a public health inspector of the Regional Corporation has incurred expenditures that under *The Public Health Act* may be recovered by levying the amount thereof against rateable property in a municipality or by adding the amount thereof to the collector's roll and collecting such amount in a like manner as municipal taxes, the Regional Council may, by by-law direct the appropriate

area municipality to levy such amount or to add such amount to its collector's roll, as the case may be, and to collect the same in accordance with the provisions of *The Public Health Act*, and the council of an area municipality shall forthwith upon receiving a direction under this subsection comply therewith, and any moneys collected under this subsection shall forthwith be paid over to the financial officer of the Regional Corporation.

(13) The Regional Corporation shall offer to employ every person who, on the 30th day of June, 1978, is employed by The York Regional Board of Health, and any person who accepts employment offered under this subsection shall be entitled to receive a wage or salary up to and including the 30th day of June, 1979, of not less than he was receiving on the 30th day of June, 1978.

Offer of
employ-
ment

(14) Subsections 2, 3 and 5 of section 26 apply with necessary modifications to the Regional Corporation and to persons employed under subsection 13 as though such persons were employed on the 30th day of June, 1978, by a local board of a local municipality within the Regional Area.

Application
of
s. 26 (2, 3, 5)

(15) Where a person employed under subsection 13 was not employed under a collective agreement on the 30th day of June, 1978, the Regional Corporation shall place to the credit of such person the sick leave credits standing to his credit on such date in the sick leave credit plan of The York Regional Board of Health.

Sick leave
credits

(16) Nothing in subsections 13, 14 and 15 prevents the Regional Corporation from terminating the employment of an employee for cause.

Termina-
tion of
employ-
ment

40. Subsection 3 of section 106 of the said Act is repealed and the following substituted therefor:

s. 106 (3),
re-enacted

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the York Police Board appointed by the Lieutenant Governor in Council.

Remunera-
tion

R.S.O. 1970,
c. 351

41. Clause *b* of subsection 1 of section 107 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 75, section 4, is repealed and the following substituted therefor:

s. 107 (1) (b),
re-enacted

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

s. 149 (1),
re-enacted

- 42.** Subsection 1 of section 149 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 15, is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 246, 248*a*, 249 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 10, 11, 12, 24, 41, 67*a* and 71*a* of section 352, and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Commence-
ment

- 43.**—(1) This Part, except sections 29, 32, 37, 38 and 41, comes into force on the day this Act receives Royal Assent.

Idem

- (2) Sections 37, 38 and 41 shall be deemed to have come into force on the 1st day of January, 1971.

Idem

- (3) Sections 29 and 32 come into force on the 1st day of December, 1978.

PART IV

THE REGIONAL MUNICIPALITY OF WATERLOO

s. 8 (3),
re-enacted

- 44.** Subsection 3 of section 8 of *The Regional Municipality of Waterloo Act, 1972*, being chapter 105, as amended by the Statutes of Ontario, 1973, chapter 137, section 2, is repealed and the following substituted therefor:

Election of
members to
Regional
Council

(3) The council of each area municipality, except the City of Waterloo, the City of Kitchener and the Township of Wilmot, shall at its first meeting after a regular election elect its members to the Regional Council.

s. 9 (2),
re-enacted

- 45.**—(1) Subsection 2 of section 9 of the said Act is repealed and the following substituted therefor:

Election of
chairman

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected.

s. 9 (4),
re-enacted

- (2) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act.

Failure to
elect
chairman

- 46.** Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

s. 10 (2, 3).
re-enacted

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First meeting
of area
councils

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

First meeting
of Regional
Council

- 47.** Section 14 of the said Act is repealed.

s. 14,
repealed

- 48.** Subsection 2 of section 15 of the said Act is repealed.

s. 15 (2).
repealed

- 49.** Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

s. 19 (1).
re-enacted

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Application
of
R.S.O. 1970.
c. 284

- 50.** The said Act is amended by adding thereto the following section:

s. 81*a*.
enacted

81*a*.—(1) The Regional Council may by by-law authorize agreements between the Regional Corporation and the owners or lessees of land abutting on a highway under the jurisdiction and control of the Regional Corporation for the construction, maintenance and use of buildings or parts thereof, over, across or under the highway upon such terms and conditions as may be agreed and for leasing or licensing the use of the air space over the highway or the lands under the highway

Regional
Council may
enter into
agreements
respecting
building
above or
beneath
regional
roads

to such persons and for such consideration and upon such terms and conditions as may be agreed.

Approval of
Minister of
Transporta-
tion and
Communica-
tions
R.S.O. 1970,
c. 201

(2) An agreement made under subsection 1 that affects a highway or a highway right-of-way that is a connecting link, within the meaning of section 19 of *The Public Transportation and Highway Improvement Act* shall have no effect until approved by the Minister of Transportation and Communications.

s. 94 (2),
re-enacted

51. Subsection 2 of section 94 of the said Act is repealed and the following substituted therefor:

Designated
municipi-
pality
R.S.O. 1970,
c. 349

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Waterloo Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.

s. 95 (4),
re-enacted

52. Subsection 4 of section 95 of the said Act is repealed and the following substituted therefor:

Regional
Corporation
deemed
municipi-
pality under
R.S.O. 1970,
c. 349

(4) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

s. 113 (3),
re-enacted

53. Subsection 3 of section 113 of the said Act is repealed and the following substituted therefor:

Remunera-
tion
R.S.O. 1970,
c. 351

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Waterloo Police Board appointed by the Lieutenant Governor in Council.

s. 114 (1) (b),
re-enacted

54. Clause *b* of subsection 1 of section 114 of the said Act is repealed and the following substituted therefor:

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

- 55.** Subsection 1 of section 158 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 21, is repealed and the following substituted therefor: s. 158 (1), re-enacted

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 246, 248*a*, 249 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 10, 11, 12, 24, 41, 67*a* and 71*a* of section 352, and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Regional Corporation. Application of R.S.O. 1970, c. 284

- 56.**—(1) This Part, except sections 51, 52 and 54, comes into force on the day this Act receives Royal Assent. Commencement

(2) Sections 51, 52 and 54 shall be deemed to have come into force on the 1st day of January, 1973. Idem

PART V

THE REGIONAL MUNICIPALITY OF SUDBURY

- 57.** Subsection 3 of section 8 of *The Regional Municipality of Sudbury Act, 1972*, being chapter 104, as amended by the Statutes of Ontario, 1973, chapter 139, section 1, is repealed. s. 8 (3), repealed

- 58.**—(1) Subsection 2 of section 9 of the said Act is repealed and the following substituted therefor: s. 9 (2), re-enacted

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected. Election of chairman

- (2) Subsection 4 of the said section 9 is repealed and the following substituted therefor: s. 9 (4), re-enacted

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Failure to elect chairman

s. 10 (2, 3),
re-enacted

- 59.** Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

First meeting
of area
councils

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First meeting
of Regional
Council

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

s. 14,
repealed

- 60.** Section 14 of the said Act is repealed.

s. 15 (2),
repealed

- 61.** Subsection 2 of section 15 of the said Act is repealed.

s. 19 (1),
re-enacted

- 62.** Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 33 (2),
re-enacted

- 63.** Subsection 2 of section 33 of the said Act is repealed and the following substituted therefor:

Regional
Council to
be planning
board;
separate
meeting not
required
R.S.O. 1970,
c. 349

(2) The Regional Council shall be the planning board of the Sudbury Planning Area and where the Regional Council meets in respect of matters pertaining to *The Planning Act*, no separate meeting of the Council as a planning board is required.

s. 46 (3),
re-enacted

- 64.** Subsection 3 of section 46 of the said Act is repealed and the following substituted therefor:

Remunera-
tion

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Sudbury Police Board appointed by the Lieutenant Governor in Council.

R.S.O. 1970,
c. 351

s. 47 (1) (b),
re-enacted

- 65.** Clause *b* of subsection 1 of section 47 of the said Act is repealed and the following substituted therefor:

(b) *The Police Act*, except section 68, does not apply to any area municipality; and R.S.O. 1970,
c. 351

.

66. Subsection 1 of section 115 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 26, is repealed and the following substituted therefor: s. 115 (1),
re-enacted

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 248*a*, 249 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 10, 11, 12, 24, 41, 67*a* and 71*a* of section 352, and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Regional Corporation. Application
of
R.S.O. 1970,
c. 284

67.—(1) This Part, except sections 63 and 65, comes into force on the day this Act receives Royal Assent. Commence-
ment

(2) Sections 63 and 65 shall be deemed to have come into force on the 1st day of January, 1973. Idem

PART VI

THE REGIONAL MUNICIPALITY OF PEEL

68.—(1) Subsection 2 of section 9 of *The Regional Municipality of Peel Act*, 1973, being chapter 60, is repealed and the following substituted therefor: s. 9 (2),
re-enacted

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected. Election of
chairman

(2) Subsection 4 of the said section 9 is repealed and the following substituted therefor: s. 9 (4),
re-enacted

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Failure
to elect
chairman

- s. 10 (2, 3),
re-enacted

69. Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.
- First meeting
of area
councils

First meeting
of Regional
Council
- s. 14,
repealed

70. Section 14 of the said Act is repealed.
- s. 15 (2),
repealed

71. Subsection 2 of section 15 of the said Act is repealed.
- s. 19 (1),
re-enacted

72. Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.
- Application
of
R.S.O. 1970,
c. 284
- s. 54 (2),
re-enacted

73. Subsection 2 of section 54 of the said Act is repealed and the following substituted therefor:

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Peel Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.
- Designated
municipi-
pality
R.S.O. 1970,
c. 349
- s. 55 (4),
re-enacted

74. Subsection 4 of section 55 of the said Act is repealed and the following substituted therefor:

(4) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and, where the Regional Council meets in respect of matters pertaining to planning for
- Regional
Corpora-
tion deemed
municipi-
pality under
R.S.O. 1970,
c. 349

the purposes aforesaid, no separate meeting of the Council as a planning board is required.

75. Subsection 2 of section 60 of the said Act is repealed.

s. 60 (2),
repealed
76. Subsection 3 of section 71 of the said Act is repealed and the following substituted therefor:

s. 71 (3),
re-enacted

(3) The Regional Corporation shall provide for the pay-
ment of a reasonable remuneration, not being less than the
minimum prescribed by the regulations under *The Police*

Remunera-
tion
R.S.O. 1970,
c. 351

Act, to the members of the Peel Police Board appointed by
the Lieutenant Governor in Council.

77. Clause *b* of subsection 1 of section 72 of the said Act is repealed and the following substituted therefor:

s. 72 (1) (b),
re-enacted

(b) *The Police Act*, except section 68, does not apply
to any area municipality; and

.

78. Subsection 1 of section 115 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 31, is repealed and the following substituted therefor:

s. 115 (1),
re-enacted

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233, 235,

Application
of
R.S.O. 1970,
c. 284

subsections 1, 4 and 5 of section 237, sections 238, 239,
242*a*, 242*b*, 245, 248*a*, 249, 250 and 254, subsection 3 of section
308, sections 333 and 348, paragraphs 3, 9, 10, 11, 12, 24,
41, 63, 64, 65, 66, 67, 67*a* and 71*a* of section 352, paragraph
10 of section 460 and Parts XV, XVI, XVII and XXI of
The Municipal Act apply with necessary modifications to the
Regional Corporation.

- 79.—(1) This Part, except sections 73, 74 and 77, comes into force on the day this Act receives Royal Assent.

Commence-
ment
- (2) Sections 73, 74 and 77 shall be deemed to have come

Idem

into force on the 1st day of January, 1974.

PART VII

THE REGIONAL MUNICIPALITY OF HALTON

- 80.—(1) Subsection 2 of section 9 of *The Regional Municipality of Halton Act, 1973*, being chapter 70, is repealed and the following substituted therefor:

s. 9 (2),
re-enacted

Election of
chairman

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected.

s. 9 (4),
re-enacted

(2) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

Failure
to elect
chairman

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act.

s. 10 (2, 3),
re-enacted

81. Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

First
meeting
of area
councils

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First
meeting of
Regional
Council

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

s. 14,
repealed

82. Section 14 of the said Act is repealed.

s. 15 (2),
repealed

83. Subsection 2 of section 15 of the said Act is repealed.

s. 19 (1),
re-enacted

84. Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 54 (2),
re-enacted

85. Subsection 2 of section 54 of the said Act is repealed and the following substituted therefor:

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Halton Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.

Designated municipality
R.S.O. 1970, c. 349

86. Subsection 4 of section 55 of the said Act is repealed and the following substituted therefor:

s. 55 (4), re-enacted

(4) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

Regional Corporation deemed municipality under
R.S.O. 1970, c. 349

87. Sections 59 and 60 of the said Act are repealed and the following substituted therefor:

s. 59, re-enacted;
s. 60, repealed

59.—(1) On the 1st day of July, 1978, the Regional Area health unit, and the Halton Regional Board of Health are dissolved, and the assets and liabilities of the Board become the assets and liabilities of the Regional Corporation without compensation, and the Regional Corporation shall stand in the place and stead of the Halton Regional Board of Health for the purposes of any agreements entered into, orders made, or matters commenced by that Board, and for the purposes of any proceedings that have been or may be instituted against that Board.

Health unit and Board dissolved

(2) The Regional Corporation shall have all the powers and rights and be subject to all the duties conferred or imposed on a local board of health for a municipality by *The Public Health Act* and shall perform all the functions of such a board, and the functions that would have been performed by the local board or the medical officer of health or the public health inspector of an area municipality shall be performed by the Regional Corporation or the medical officer of health or the health inspector of the Regional Corporation, as the case may be.

Regional Corporation to have powers, etc., of local board
R.S.O. 1970, c. 377

(3) The Regional Corporation shall be deemed to be a municipality for the purposes of *The Public Health Act*.

Regional Corporation deemed municipality

Non-application of R.S.O. 1970, c. 377, ss. 15, 17

(4) Section 15 of *The Public Health Act* does not apply to the Regional Corporation, and section 17 of that Act does not apply to the clerk of the Regional Corporation.

Non-application of R.S.O. 1970, c. 377, ss. 13, 35

(5) Sections 13 and 35 of *The Public Health Act* do not apply to an area municipality.

Regional Corporation deemed local board

(6) The Regional Corporation shall be deemed to be a local board of health for a municipality for the purposes of sections 21 and 116 and subsections 2 and 5 of section 99 and Schedule B of *The Public Health Act*.

Clerk deemed secretary of local board of health

(7) The clerk of the Regional Corporation shall be deemed to be the secretary of a local board for the purposes of sections 24 and 62 and subsection 2 of section 23, and subsection 7 of section 48 and Schedule B of *The Public Health Act*.

Application of R.S.O. 1970, c. 377, ss. 33, 96, 118 (2)

(8) For the purposes of sections 33 and 96 and subsection 2 of section 118 of *The Public Health Act*, an order made by the Regional Council pursuant to the powers conferred on the Regional Corporation by this section shall be deemed to be an order made by a local board.

Medical officer of health, etc., deemed appointed under R.S.O. 1970, c. 377, s. 35

(9) The medical officer of health and the public health inspector and all other classes of persons referred to in subsection 5 of section 35 of *The Public Health Act* employed by the Regional Corporation pursuant to subsection 13 shall be deemed to have been duly appointed under section 35 of *The Public Health Act* and shall have all the powers, rights and privileges and be subject to all the duties conferred or imposed upon such persons by that Act or any other Act.

Application of R.S.O. 1970, c. 377, s. 94 (1)

(10) For the purposes of subsection 1 of section 94 of *The Public Health Act*, a request to the Minister of Health by the Regional Corporation shall be deemed to be a request by a local board.

Application of R.S.O. 1970, c. 377, ss. 125, 126

(11) The Regional Corporation may exercise the powers conferred by sections 125 and 126 of *The Public Health Act* and no area municipality may exercise such powers.

Recovery of expenditure

(12) Where the Regional Corporation or the medical officer of health or a public health inspector of the Regional Corporation has incurred expenditures that under *The Public Health Act* may be recovered by levying the amount thereof against rateable property in a municipality or by adding the amount thereof to the collector's roll and collecting such amount in a like manner as municipal taxes, the Regional Council may, by by-law direct the appropriate area municipality to levy such amount or to add such

amount to its collector's roll, as the case may be, and to collect the same in accordance with the provisions of *The Public Health Act*, and the council of an area municipality shall forthwith upon receiving a direction under this subsection comply therewith, and any moneys collected under this subsection shall forthwith be paid over to the treasurer of the Regional Municipality.

R.S.O. 1970, c. 377

(13) The Regional Corporation shall offer to employ every person who, on the 30th day of June, 1978, is employed by the Halton Regional Board of Health, and any person who accepts employment offered under this subsection shall be entitled to receive a wage or salary up to and including the 30th day of June, 1979, of not less than he was receiving on the 30th day of June, 1978.

Offer of employment

(14) Subsections 2, 3 and 5 of section 27 apply with necessary modifications to the Regional Corporation and to persons employed under subsection 13 as though such persons were employed on the 30th day of June, 1978, by a local board of a local municipality within the Regional Area.

Application of s. 27 (2, 3, 5)

(15) Where a person employed under subsection 13 was not employed under a collective agreement on the 30th day of June, 1978, the Regional Corporation shall place to the credit of such person the sick leave credits standing to his credit on such date in the sick leave credit plan of the Halton Regional Board of Health.

Sick leave credits

(16) Nothing in subsections 13, 14 and 15 prevents the Regional Corporation from terminating the employment of an employee for cause.

Termination of employment

88. The said Act is amended by adding thereto the following section:

s. 63a, enacted

63a. Notwithstanding clause *g* of section 1 of *The Elderly Persons Centres Act*, the Regional Corporation shall be deemed to be a municipality for the purposes of such Act.

Regional Corporation deemed municipality under R.S.O. 1970, c. 140.

89. Subsection 3 of section 71 of the said Act is repealed and the following substituted therefor:

s. 71 (3), re-enacted

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Halton Police Board appointed by the Lieutenant Governor in Council.

Remuneration
R.S.O. 1970, c. 351

90. Clause *b* of subsection 1 of section 72 of the said Act is repealed and the following substituted therefor:

s. 72 (1) (b), re-enacted

R.S.O. 1970,
c. 351

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

s. 115 (1),
re-enacted

91. Subsection 1 of section 115 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 36, is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233, 235, subsections 1, 4 and 5 of section 237, sections 238, 239, 242*a*, 242*b*, 245, 248*a*, 249, 250 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 9, 10, 11, 12, 24, 41, 44, 63, 64, 65, 66, 67, 67*a* and 71*a* of section 352, paragraph 10 of section 460 and Parts XV, XVI, XVII and XXI of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Commence-
ment

92.—(1) This Part, except sections 85, 86 and 90, comes into force on the day this Act receives Royal Assent.

Idem

(2) Sections 85, 86 and 90 shall be deemed to have come into force on the 1st day of January, 1974.

PART VIII

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

s. 8 (3),
re-enacted

93. Subsection 3 of section 8 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, being chapter 74, is repealed and the following substituted therefor:

Election of
members to
Regional
Council

(3) The council of each area municipality that is required to elect a member or members from among its own council members to the Regional Council shall at its first meeting after a regular election elect its members to the Regional Council.

s. 9 (2),
re-enacted

94.—(1) Subsection 2 of section 9 of the said Act is repealed and the following substituted therefor:

Election of
chairman

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected.

s. 9 (4),
re-enacted

(2) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act.

Failure to elect chairman

95. Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

s. 10 (2, 3), re-enacted

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First meeting of area councils

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

First meeting of Regional Council

96. Section 14 of the said Act is repealed.

s. 14, repealed

97. Subsection 2 of section 15 of the said Act is repealed.

s. 15 (2), repealed

98. Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

s. 19 (1), re-enacted

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Application of R.S.O. 1970, c. 284

99. Subsection 2 of section 54 of the said Act is repealed and the following substituted therefor:

s. 54 (2), re-enacted

(2) The Regional Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of the Hamilton-Wentworth Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.

Designated municipality R.S.O. 1970, c. 349

100. Subsection 4 of section 55 of the said Act is repealed and the following substituted therefor:

s. 55 (4), re-enacted

Regional
Corpora-
tion deemed
municipality under
R.S.O. 1970,
c. 349

(4) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12a of section 29, sections 33, 43 and 44 of *The Planning Act* and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

s. 60 (2),
repealed

101. Subsection 2 of section 60 of the said Act is repealed.

s. 71 (3),
re-enacted

102. Subsection 3 of section 71 of the said Act is repealed and the following substituted therefor:

Remunera-
tion

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Hamilton-Wentworth Police Board appointed by the Lieutenant Governor in Council.

R.S.O. 1970,
c. 351

s. 72 (1) (b),
re-enacted

103. Clause *b* of subsection 1 of section 72 of the said Act is repealed and the following substituted therefor:

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

s. 115 (1),
re-enacted

104. Subsection 1 of section 115 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 42, is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233, 235, subsections 1, 4 and 5 of section 237, sections 238, 239, 242a, 242b, 245, 248a, 249, 250 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 9, 10, 11, 12, 24, 41, 44, 63, 64, 65, 66, 67, 67a and 71a of section 352, paragraph 10 of section 460 and Parts XV, XVI, XVII and XXI of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

Commence-
ment

105.—(1) This Part, except sections 99, 100 and 103, comes into force on the day this Act receives Royal Assent.

Idem

(2) Sections 99, 100 and 103 shall be deemed to have come into force on the 1st day of January, 1974.

PART IX

THE REGIONAL MUNICIPALITY OF DURHAM

106.—(1) Subsection 2 of section 9 of *The Regional Municipality of Durham Act, 1973*, being chapter 78, is repealed and the following substituted therefor: s. 9 (2),
re-enacted

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected. Election of
chairman

(2) Subsection 4 of the said section 9 is repealed and the following substituted therefor: s. 9 (4),
re-enacted

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Failure
to elect
chairman

107. Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor: s. 10 (2, 3),
re-enacted

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences. First
meeting
of area
councils

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council. First
meeting of
Regional
Council

108. Section 14 of the said Act is repealed. s. 14,
repealed

109. Subsection 2 of section 15 of the said Act is repealed. s. 15 (2),
repealed

s. 19 (1),
re-enacted

110. Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e and sections 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 62 (4),
re-enacted

111. Subsection 4 of section 62 of the said Act is repealed and the following substituted therefor:

Regional
Corpora-
tion deemed
muni-
cipality under
R.S.O. 1970,
c. 349

(4) Subject to this Part, the Regional Corporation shall be deemed to be a municipality and the Regional Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12a of section 29, sections 33, 43 and 44 of *The Planning Act*, and where the Regional Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

s. 65 (3),
re-enacted

112. Subsection 3 of section 65 of the said Act is repealed and the following substituted therefor:

Remunera-
tion

R.S.O. 1970,
c. 351

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Durham Police Board appointed by the Lieutenant Governor in Council.

s. 66 (1) (b),
re-enacted

113. Clause b of subsection 1 of section 66 of the said Act is repealed and the following substituted therefor:

(b) *The Police Act*, except section 68, does not apply to any area municipality; and

.

.

.

.

.

s. 76 (2),
repealed

114. Subsection 2 of section 76 of the said Act is repealed.

s. 123 (1),
re-enacted

115. Subsection 1 of section 123 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 34, section 47, is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233, 235, subsections 1, 4 and 5 of section 237, sections 238, 239, 242a, 242b, 245, 248a, 249, 250 and 254, subsection 3 of section 308, sections 333 and 348, paragraphs 3, 9, 10, 11, 12, 24, 41, 63, 64, 65, 66, 67, 67a and 71a of section 352, paragraph 10 of section 460 and Parts XV, XVI, XVII and

XXI of *The Municipal Act* apply with necessary modifications to the Regional Corporation. R.S.O. 1970, c. 284

- 116.—(1) This Part, except sections 111 and 113, comes into force on the day this Act receives Royal Assent.

Commence-
ment
- (2) Sections 111 and 113 shall be deemed to have come into force on the 1st day of January, 1974.

Idem

PART X

THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK

- 117.—(1) Subsection 2 of section 9 of *The Regional Municipality of Haldimand-Norfolk Act, 1973*, being chapter 96, is repealed and the following substituted therefor:

s. 9 (2),
re-enacted

(2) At the first meeting of the Regional Council after a regular election at which a quorum is present, the Regional Council shall organize as a council and elect as chairman one of the members of the Regional Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected. Election of
chairman

- (2) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

s. 9 (4),
re-enacted

(4) If at the first meeting of the Regional Council after a regular election a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Failure
to elect
chairman

118. Subsections 2 and 3 of section 10 of the said Act are repealed and the following substituted therefor:

s. 10 (2, 3),
re-enacted

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences. First
meeting
of area
councils

(3) The first meeting of the Regional Council after a regular election shall be held after the councils of the area First
meeting of
Regional
Council

municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Regional Council.

- s. 14,
repealed

119. Section 14 of the said Act is repealed.
- s. 15 (2),
repealed

120. Subsection 2 of section 15 of the said Act is repealed.
- s. 19 (1),
re-enacted

121. Subsection 1 of section 19 of the said Act is repealed and the following substituted therefor:
- Application
of
R.S.O. 1970,
c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e* and sections 390 and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.
- s. 54,
amended

122. Section 54 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is amended by adding thereto the following subsection:
- Separate
meeting as
planning
board not
required
R.S.O. 1970,
c. 349

(1*a*) Where the Regional Council meets in respect of matters pertaining to planning for the purposes of *The Planning Act*, no separate meeting of the council as a planning board is required.
- s. 62 (2),
repealed

123. Subsection 2 of section 62 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is repealed.
- s. 73 (3),
re-enacted

124. Subsection 3 of section 73 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is repealed and the following substituted therefor:
- Remunera-
tion

R.S.O. 1970,
c. 351

(3) The Regional Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Haldimand-Norfolk Police Board appointed by the Lieutenant Governor in Council.
- s. 74 (1) (b),
re-enacted

125. Clause *b* of subsection 1 of section 74 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is repealed and the following substituted therefor:
- (b) *The Police Act*, except section 68, does not apply to any area municipality; and.

126. Subsection 1 of section 119 of the said Act, as re-enacted by ^{s. 119 (1),} the Statutes of Ontario, 1977, chapter 34, section 52, is ^{re-enacted} repealed and the following substituted therefor:

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233, 235, ^{Application} subsections 1, 4 and 5 of section 237, sections 238, 239, ^{of} 242a, 242b, 245, 248a, 249, 250 and 254, subsection 3 of ^{R.S.O. 1970,} section 308, sections 333 and 348, paragraphs 3, 9, 10, 11, ^{c. 284} 12, 24, 41, 63, 64, 65, 66, 67, 67a, 71a and 74 of section 352, paragraph 10 of section 460 and Parts XV, XVI, XVII and XXI of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

127.—(1) This Part, except sections 122 and 125, comes into force ^{Commence-} on the day this Act receives Royal Assent. ^{ment}

(2) Sections 122 and 125 shall be deemed to have come into ^{Idem} force on the 1st day of April, 1974.

128. The short title of this Act is *The Regional Municipalities* ^{Short title} *Amendment Act, 1978.*

CHAPTER 34

**An Act to amend
The District Municipality of Muskoka Act**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 4 of *The District Municipality of Muskoka Act*, ^{s. 4, repealed} being chapter 131 of the Revised Statutes of Ontario, 1970, is repealed.

- 2. Subsection 3 of section 7 of the said Act is repealed and the ^{s. 7 (3), re-enacted} following substituted therefor:

 (3) The council of each area municipality shall at its ^{Election of members to District Council} first meeting after a regular election elect its members to the District Council.

- 3.—(1) Subsection 2 of section 8 of the said Act is repealed and ^{s. 8 (2), re-enacted} the following substituted therefor:

 (2) At the first meeting of the District Council after a ^{Election of chairman} regular election at which a quorum is present, the District Council shall organize as a council and elect as chairman one of the members of the District Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act, and at such meeting the clerk shall preside until the chairman is elected.

- (2) Subsection 4 of the said section 8 is repealed and the ^{s. 8 (4), re-enacted} following substituted therefor:

 (4) If, at the first meeting of the District Council after a ^{Failure to elect chairman} regular election, a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant

Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act.

s. 9 (2, 3),
re-enacted

4. Subsections 2 and 3 of section 9 of the said Act are repealed and the following substituted therefor:

First
meeting
of area
councils

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First
meeting of
District
Council

(3) The first meeting of the District Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the District Council.

s. 12,
repealed

5. Section 12 of the said Act is repealed.

s. 17,
amended

6. Section 17 of the said Act is amended by adding thereto the following subsection:

Idem
R.S.O. 1970,
c. 284

(3) Sections 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the District Council.

s. 69 (5),
re-enacted

7. Subsection 5 of section 69 of the said Act is repealed and the following substituted therefor:

District
Corpora-
tion deemed
municipality under
R.S.O. 1970,
c. 349

(5) Subject to this Part, the District Corporation shall be deemed to be a municipality and the District Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 25, 26 and 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and, where the District Council meets in respect of matters pertaining to planning for the purposes aforesaid, no separate meeting of the Council as a planning board is required.

s. 130 (1),
re-enacted

8. Subsection 1 of section 130 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 35, section 4, is repealed and the following substituted therefor:

Application
of
R.S.O. 1970,
c. 284

(1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 248*a*, 249 and 254, subsection 3 of section 308,

section 333, paragraphs 3, 10, 11, 12, 24, 41, 67*a* and 71*a* of section 352 and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the District Corporation, and, for the purposes of section 394 of *The Municipal Act*, the District Corporation shall be deemed to be a local municipality. R.S.O. 1970.
c. 284

9.—(1) This Act, except section 7, comes into force on the day it receives Royal Assent. Commence-
ment

(2) Section 7 shall be deemed to have come into force on the 1st day of January, 1971. Idem

10. The short title of this Act is *The District Municipality of Muskoka Amendment Act, 1978*. Short title

CHAPTER 35

**An Act to amend
The Municipality of Metropolitan Toronto Act**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 5 of section 5 of *The Municipality of Metropolitan Toronto Act*, being chapter 295 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 1, is repealed and the following substituted therefor: s. 5 (5),
re-enacted

(5) At the first meeting of the Metropolitan Council in each year after a regular election at which a quorum is present, the Metropolitan Council shall organize as a council and elect as chairman one of the members of the Metropolitan Council, or any other person, to hold office for the term of the council and until his successor is appointed or elected in accordance with this Act. Election of
chairman

- (2) Subsection 7 of the said section 5 is repealed and the following substituted therefor: s. 5 (7),
re-enacted

(7) If, at such first meeting after a regular election, a chairman is not elected, the presiding officer may adjourn the meeting from time to time, and, if a chairman is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a chairman to hold office for the term of the council and until his successor is elected or appointed in accordance with this Act. Adjourn-
ment

2. Subsections 1 and 2 of section 6 of the said Act are repealed and the following substituted therefor: s. 6 (1, 2),
re-enacted

(1) The first meeting of the Metropolitan Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under sub-Council First
meeting of
Metro-
politan
Council

section 2, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the Metropolitan Council.

First meeting of area councils

(2) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

s. 11, repealed

3. Section 11 of the said Act is repealed.

s. 12 (5), repealed

4. Subsection 5 of section 12 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 2, is repealed.

s. 13 (2), repealed

5. Subsection 2 of section 13 of the said Act is repealed.

s. 17 (1), re-enacted

6. Subsection 1 of section 17 of the said Act is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 201, 243, 259, 281 to 286, 349, 350, paragraphs 66 and 67 of section 352, and sections 388, 389, 389*a* to 389*e*, 390 and 391 of *The Municipal Act* apply with necessary modifications to the Metropolitan Corporation.

s. 76, amended

7. Section 76 of the said Act is amended by adding thereto the following subsection:

Where other road carried over or under metro-politan road

(2) Where a road that is not a metropolitan road is carried over or under a metropolitan road by a bridge or other structure, the surface of the road shall be deemed to be under the jurisdiction and control of the authority that has jurisdiction and control over the adjacent portions of the remainder of the road and the Metropolitan Corporation shall not be liable for maintenance and repair of the surface of the road.

s. 149 (4), re-enacted

8. Subsection 4 of section 149 of the said Act is repealed and the following substituted therefor:

Time for passing, approval of O.M.B.

(4) A by-law under this section, and a by-law amending or repealing any such by-law, shall be passed not later than thirty days prior to the last day for posting notice of the offices for which persons may be nominated in accordance with *The Municipal Elections Act, 1977* and shall not be passed unless it has received the approval of the Municipal Board.

1977, c. 62

9. Subsection 2 of section 175 of the said Act is repealed and the following substituted therefor:
- s. 175 (2),
re-enacted
- (2) *The Police Act*, except section 68, does not apply to any area municipality.
- Application
of
R.S.O. 1970,
c. 351, to
area muni-
cipalities
10. Section 178 of the said Act is repealed and the following substituted therefor:
- s. 178,
re-enacted
178. The Metropolitan Corporation shall provide for the payment of a reasonable remuneration, not being less than the minimum prescribed by the regulations under *The Police Act*, to the members of the Metropolitan Board appointed or designated by the Lieutenant Governor in Council, except the member designated by the Lieutenant Governor in Council under clause *c* of subsection 1 of section 177.
- Remunera-
tion
R.S.O. 1970,
c. 351
11. Subsection 2 of section 199 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 11, is repealed and the following substituted therefor:
- s. 199 (2),
re-enacted
- (2) The Metropolitan Corporation is the designated municipality within the meaning of *The Planning Act* for the purposes of The Metropolitan Toronto Planning Area and each area municipality is the designated municipality within the meaning of *The Planning Act* for the purposes of the subsidiary planning area it constitutes.
- Designated
muni-
cipality
R.S.O. 1970,
c. 349
12. Subsection 4 of section 200 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 11, is repealed and the following substituted therefor:
- s. 200 (4),
re-enacted
- (4) Subject to this Part, the Metropolitan Corporation shall be deemed to be a municipality and the Metropolitan Council a planning board for the purposes of section 1, subsections 4, 6 and 7 of section 2, sections 5, 13, 14, 15, 16, 17, 19, 20, 21, 22, 24, 25, 26, 27, subsection 12*a* of section 29, sections 33, 43 and 44 of *The Planning Act* and where the Metropolitan Council meets in respect of matters pertaining to planning for the purposes aforesaid no separate meeting as a planning board is required.
- Application
of
R.S.O. 1970,
c. 349
13. Subsection 1 of section 241 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 37, section 4, is repealed and the following substituted therefor:
- s. 241 (1),
re-enacted
- (1) Section 5, Parts XV, XVI, XVII and XXI, sections 242*a*, 242*b*, 248*a* and 249, subsection 3 of section 308, paragraphs 3, 10, 11, 12, 24, 29, 41, 42, 67*a* and 71*a* of section 352, and paragraph 10 of section 460 of *The Municipal Act* apply with necessary modifications to the Metropolitan Corporation.
- Application
of
R.S.O. 1970,
c. 284

206	Chap. 35	MUNICIPALITY OF METRO. TORONTO	1978
Commence- ment	14. —(1) This Act, except sections 9, 11 and 12, comes into force on the day it receives Royal Assent.		
Idem	(2) Section 11 shall be deemed to have come into force on the 2nd day of April, 1953.		
Idem	(3) Section 9 shall be deemed to have come into force on the 1st day of January, 1957.		
Idem	(4) Section 12 shall be deemed to have come into force on the 1st day of January, 1975.		
Short title	15. The short title of this Act is <i>The Municipality of Metropolitan Toronto Amendment Act, 1978.</i>		

CHAPTER 36

**An Act to amend
The County of Oxford Act, 1974**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The County of Oxford Act, 1974*, being chapter 57, ^{s. 2, amended} is amended by adding thereto the following subsections:

(1a) The portion of the Township of Zorra described as follows is annexed to the Township of South-West Oxford on the 1st day of July, 1978: ^{Portion of Zorra annexed to South-West Oxford}

That tract of land situate in the Township of Zorra, in the County of Oxford, formerly in the Township of North Oxford and described as Part 1 on a Reference Plan of part of Lot 21, Concession 1, deposited in the Land Registry Office for the Registry Division of Oxford (No. 41) as 41R-1365.

(1b) Subsection 3 applies with necessary modifications to the annexation provided for in subsection 1a. ^{Application of subs. 3}

2. Section 3 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 73, section 1 and 1977, chapter 36, section 1, is further amended by adding thereto the following subsection: ^{s. 3, amended}

(4c) Notwithstanding section 17 of *The Municipal Elections Act, 1977* for the purposes of the municipal elections to be held in 1978, the clerk of the Township of Zorra and the clerk of the Township of South-West Oxford shall divide their respective area municipalities into polling subdivisions and shall, not later than the 15th day of July, 1978, inform the assessment commissioner of the boundaries of each subdivision. ^{Polling sub-divisions, Zorra and South-West Oxford 1977, c. 62}

- 3.—(1) Subsection 2 of section 9 of the said Act is repealed and the following substituted therefor: ^{s. 9 (2), re-enacted}

Election of
warden

(2) At the first meeting of the County Council after a regular election at which a quorum is present, the County Council shall organize as a council and elect from among its members a warden who shall hold office for that term of the council and until his successor is elected, and at such meeting the clerk shall preside until the warden is elected, and the warden so elected shall retain his seat on the council of the area municipality to which he was elected.

s. 9 (4),
re-enacted

(2) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

Failure
to elect
warden

(4) If, at the first meeting of the County Council after a regular election, a warden is not elected, the presiding officer may adjourn the meeting from time to time, and, if a warden is not elected at any adjourned meeting held within one week after the first meeting, the Lieutenant Governor in Council shall appoint a warden to hold office for the term of the council and until his successor is elected in accordance with this Act.

s. 10 (1),
re-enacted

4. Subsection 1 of section 10 of the said Act is repealed and the following substituted therefor:

First
meeting
of area
councils

(1) Notwithstanding any other general or special Act, the first meeting of the council of each area municipality after a regular election shall be held not later than the seventh day following the day on which the term of office in respect of which the election was held commences.

First
meeting
of County
Council

(1a) The first meeting of the County Council after a regular election shall be held after the councils of the area municipalities have held their first meetings under subsection 1, but in any event not later than the fourteenth day following the day on which the term of office in respect of which the election was held commences, on such date and at such time and place as may be fixed by by-law of the County Council.

s. 14,
repealed

5. Section 14 of the said Act is repealed.

s. 15 (2),
repealed

6. Subsection 2 of section 15 of the said Act is repealed.

s. 19,
amended

7. Section 19 of the said Act is amended by adding thereto the following subsection:

Application
of
R.S.O. 1970,
c. 284

(3) Sections 388, 389, 389a to 389e, 390 and 391 of *The Municipal Act* apply with necessary modifications to the County Council.

8. Section 54 of the said Act is amended by adding thereto the following subsection: s. 54, amended

(2a) Where the County Council meets in respect of matters pertaining to planning for the purposes of *The Planning Act*, no separate meeting of the Council as a planning board is required. Separate meeting as planning board not required
R.S.O. 1970, c. 349

9. Subsection 1 of section 114 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 36, section 5, is repealed and the following substituted therefor: s. 114 (1), re-enacted

(1) Sections 5, 217, 223, 224, 229, 231, 232, 233 and 235, subsections 1, 4 and 5 of section 237, sections 238, 239, 242a, 242b, 245, 248a, 249, 250, 254, 308 and 333, paragraphs 3, 9, 10, 11, 12, 24, 41, 63, 64, 65, 66, 67, 67a and 71a of section 352, paragraph 10 of section 460 and Parts XV, XVI, XVII and XXI of *The Municipal Act* apply with necessary modifications to the County. Application of
R.S.O. 1970, c. 284

- 10.—(1) This Act, except section 8, comes into force on the day it receives Royal Assent. Commence-
ment

(2) Section 8 shall be deemed to have come into force on the 1st day of January, 1975. Idem

11. The short title of this Act is *The County of Oxford Amendment Act, 1978*. Short title

CHAPTER 37

**An Act to revise
The Ministry of Correctional Services Act***Assented to June 20th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “Board” means the Board of Parole;
- (b) “compassionate allowance” means an allowance made under section 13 of this Act and the regulations;
- (c) “correctional institution” means a correctional institution established or continued under section 14 and does not include a training school established or authorized under *The Training Schools Act*, or a lock-up established under section 349 of *The Municipal Act*; R.S.O. 1970,
cc. 467, 284
- (d) “Deputy Minister” means the Deputy Minister of Correctional Services;
- (e) “inmate” means a person confined in a correctional institution or otherwise detained in lawful custody pursuant to a court order;
- (f) “Minister” means the Minister of Correctional Services;
- (g) “Ministry” means the Ministry of Correctional Services;
- (h) “parole” means authority granted to an inmate to be at large during the inmate’s term of imprisonment;

- (i) “parolee” means an inmate who has been granted parole under this Act;
- (j) “probation” means the disposition of a court authorizing an offender to be at large subject to conditions prescribed in a probation order or a community service order;
- (k) “probation order” includes community service order;
- (l) “probationer” means a person who is bound by a probation order or a community service order;
- (m) “regulations” means the regulations made under this Act;
- (n) “remission” means statutory or earned remission, as the case requires.

PART I

MINISTRY OF CORRECTIONAL SERVICES

Ministry
continued

2.—(1) The ministry of the public service known as the Ministry of Correctional Services is continued.

Minister
to preside

(2) The Minister shall preside over and have charge of the Ministry.

Deputy
Minister

(3) The Lieutenant Governor in Council shall appoint a Deputy Minister of Correctional Services who shall be the deputy head of the Ministry. R.S.O. 1970, c. 110, s. 2, *amended*.

Duties of
Minister

3. The Minister is responsible for the administration of this Act and any Acts that are assigned to him by the Legislature or by the Lieutenant Governor in Council. R.S.O. 1970, c. 110, s. 3.

Functions
of
Ministry

4. It is the function of the Ministry to supervise the detention and release of inmates, parolees and probationers and to create for such persons a social environment in which they may achieve changes in attitude by providing training, treatment and services designed to afford an inmate, parolee or probationer the opportunity for successful personal and social adjustment in the community, and, without limiting the generality of the foregoing, the objects of the Ministry are to,

- (a) provide for the secure custody of persons awaiting trial or convicted of an offence;
- (b) establish, maintain and operate correctional institutions;
- (c) provide programs and facilities designed to assist in the rehabilitation of inmates;
- (d) establish and operate a system of parole;
- (e) provide probation services; and
- (f) provide programs for the prevention of crime.
New.

5. Such officers and employees as are required from time to time for the proper conduct of the Ministry may be appointed under *The Public Service Act*. *New.*

Staff

R.S.O. 1970,
c. 386

6. The expenditures of the Ministry shall be paid out of moneys appropriated therefor by the Legislature. R.S.O. 1970, c. 110, s. 4, *amended*.

Expendi-
tures

7. Where, under this or any other Act, a power or duty is granted to or vested in the Minister, he may in writing delegate that power or duty to the Deputy Minister, or to any officer or officers of the Ministry, subject to such limitations, restrictions, conditions and requirements as the Minister may set out in his delegation. R.S.O. 1970, c. 110, s. 5, *amended*.

Delegation
of
Minister's
powers

8.—(1) The Minister, with the approval of the Lieutenant Governor in Council, may, on behalf of the Crown in right of Ontario, make agreements with the Crown in right of Canada or of any province of Canada or with any municipality respecting,

Agree-
ments

- (a) the exchange of services provided by the Ministry;
- (b) the transfer of inmates;
- (c) any matter relating to the supervision and rehabilitation of an inmate, parolee or probationer; or
- (d) any matter for the administration of which the Minister is responsible.

(2) The Minister, for and in the name of the Crown, may enter into any contract or agreement that he considers

Idem

advisable for the purpose of carrying out the provisions of this Act.

Idem

(3) The employees of the Ministry under the direction of the Minister or the Deputy Minister may enter into contracts or agreements for and in the name of the Crown to carry out the responsibilities of the Ministry under this Act. R.S.O. 1970, c. 110, s. 6, *amended*.

Volunteers

9. Every person providing volunteer services to the Ministry shall serve under the direction of an employee of the Ministry. *New*.

Confidentiality

10. Every person employed in the administration of this Act, including any person making an inspection, investigation or inquiry under this Act, shall preserve secrecy in respect of all matters that come to his knowledge in the course of his duties, employment, inspection, investigation or inquiry and shall not communicate any such matters to any other person except,

R.S.C. 1970,
cc. P-2, P-6,
P-21, C-34

(a) as may be required in connection with the administration of this Act, the *Parole Act* (Canada), the *Penitentiary Act* (Canada), the *Prisons and Reformatories Act* (Canada) or the *Criminal Code* (Canada) or the regulations thereunder;

(b) to the Ombudsman of Ontario or Correctional Investigator of Canada;

(c) in statistical form if the person's name or identity is not revealed therein;

(d) with the approval of the Minister. *New*.

Employee
as
constable

11. The Minister may designate, in writing, any employee of the Ministry as a constable for such purposes as the Minister may set forth in the designation. *New*.

Protection
from
personal
liability

12.—(1) No action or other proceeding for damages shall be instituted against the Deputy Minister or any officer or employee of the Ministry or anyone acting under his authority for any act done in good faith in the execution or intended execution of his duty or for any alleged neglect or default in the execution in good faith of his duty or for any act of an inmate, parolee or probationer while under his custody and supervision.

Idem

R.S.O. 1970,
c. 365

(2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*,

relieve the Crown of liability in respect of a tort committed by a person mentioned in subsection 1 to which it would otherwise be subject, and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. *New.*

13. The Lieutenant Governor in Council may pay a compassionate allowance in such manner and amounts as is prescribed in the regulations as compensation to an inmate for permanent disability arising from an injury suffered while engaged in an authorized activity at a correctional institution or to any other person for injury or damage inflicted upon that person by an inmate while under the custody and supervision of the Ministry. *New.*

PART II

CORRECTIONAL INSTITUTIONS

14.—(1) The correctional institutions existing before the day this Act comes into force continue to exist as correctional institutions.

(2) The Lieutenant Governor in Council may, by order, establish or discontinue a correctional institution. R.S.O. 1970, c. 110, s. 7, *amended.*

(3) The Lieutenant Governor in Council may, by order, designate any place as a correctional institution for the temporary custody of inmates for such period as is stated in the order and may, by order, exempt the place so designated from the application of any provision or provisions of this Act. *New.*

15. The Minister may designate any facility as a community resource centre for the rehabilitation and supervision of inmates, parolees or probationers in a community setting away from a correctional institution and the Minister may withdraw a designation from such a facility. *New.*

16.—(1) The court before which a person is convicted under an Act of the Legislature of an offence punishable by imprisonment may sentence the person to imprisonment in a correctional institution.

(2) A person who has been sentenced to imprisonment in a correctional institution may be detained in any other correctional institution or in the custody of a provincial bailiff or other employee of the Ministry for the purpose

of conveyance to the correctional institution to which the person was sentenced. R.S.O. 1970, c. 110, s. 8, *amended*.

Insecure
institu-
tions

17. Where the Minister has reason to believe that a correctional institution is insecure or unfit for the safe custody of inmates, the Minister may, by order, direct that one or more inmates confined in the institution be conveyed to another correctional institution for such period as is stated in the order and the Minister's order is sufficient authority to convey the inmate or inmates to the correctional institution. *New*.

Admissions
and
transfers

18. The Minister may designate in writing one or more employees of the Ministry to control and direct admissions to correctional institutions and who from time to time by warrant may transfer an inmate from one correctional institution to another. R.S.O. 1970, c. 110, s. 10, *amended*.

Provincial
bailiffs

19.—(1) The Minister may appoint provincial bailiffs who may convey an inmate in custody at a correctional institution to another correctional institution or penitentiary in which the inmate is lawfully directed to be confined.

Warrant

(2) A provincial bailiff may convey an inmate under the authority of a warrant issued under section 18 and such a warrant is sufficient authority for the director or superintendent to deliver the inmate named therein to the bailiff.

Powers

(3) A provincial bailiff has the powers of a constable when conveying an inmate under this section. R.S.O. 1970, c. 110, s. 15, *amended*.

Director,
superin-
tendent

20.—(1) There shall be a director or superintendent for each correctional institution to be responsible for the administration of the institution.

Duties

(2) The director or superintendent, as the case may be, shall receive into the institution every person delivered under lawful authority for detention therein and is responsible for the custody and supervision of such person until the term of imprisonment is completed or until the person is by warrant transferred or otherwise discharged in due course of law. R.S.O. 1970, c. 110, s. 9, *amended*.

Deputy
director,
deputy
superin-
tendent

(3) The Deputy Minister may designate a deputy director or deputy superintendent for each correctional institution to be responsible for the administration of the institution when the director or superintendent by reason of absence, illness or other cause, is unable to carry out his duties. *New*.

21. The Minister may designate a correctional institution for use by a municipality as a lock-up and, where the Minister makes such a designation, the municipality shall pay to the Treasurer of Ontario annually such rate per day for persons in custody in the lock-up as is fixed by the Minister for the year. R.S.O. 1970, c. 110, s. 13, *amended*.

Use of
correctional
institution
lock-up

22. The Minister may designate any person as an inspector to make such inspection or investigation as the Minister may require in connection with the administration of this Act, and the Minister may and has just cause to dismiss any employee of the Ministry who obstructs an inspection or investigation or withholds, destroys, conceals or refuses to furnish any information or thing required by an inspector for the purposes of the inspection or investigation. R.S.O. 1970, c. 110, s. 11, *amended*.

Inspection,
investiga-
tion

23. The Minister may, by order, appoint a person to make an inquiry into any matter to which this Act applies as may be specified in the Minister's order and the person so appointed shall report the result of the inquiry to the Minister and, for the purposes of the inquiry, the person making it has the powers of a commission under Part II of *The Public Inquiries Act, 1971*, which Part applies to such inquiry as if it were an inquiry under that Act. R.S.O. 1970, c. 110, s. 12, *amended*.

Ministerial
inquiry

1971, c. 49

24.—(1) Where a person confined in a correctional institution requires hospital treatment that cannot be supplied at the institution, the director or superintendent shall arrange for the person to receive such treatment at a public hospital and shall report the matter to such persons as the Minister may require.

Hospital
treatment

(2) Where a person confined in a correctional institution requires hospitalization in a psychiatric facility under *The Mental Health Act*, the director or superintendent shall arrange for the person to be so hospitalized and shall report the matter to such persons as the Minister may require. R.S.O. 1970, c. 110, s. 16 (1, 2), *amended*.

Psychiatric
treatment
R.S.O. 1970,
c. 269

(3) Where a director or superintendent is unable to have a person hospitalized, he shall notify an employee of the Ministry designated by the Minister for the purpose and the employee shall then make arrangements to have the person hospitalized.

Idem

(4) The Minister may, by order, direct that an examination be made of an inmate by a psychiatrist or psychologist

Mental
examina-
tion

in a manner prescribed by the regulations for the purpose of assessing the emotional and mental condition of the inmate. *New.*

Rehabilita-
tion
programs

25. The Minister may establish rehabilitation programs under which inmates may be granted the privilege of continuing to work at their regular employment, obtaining new employment, attending academic institutions, or participating in any other program that the Minister may consider advisable in order that such persons may have a better opportunity for rehabilitation. R.S.O. 1970, c. 110, s. 19, *amended.*

Work
outside
institution

26.—(1) The Minister may authorize an inmate or group of inmates to participate in a work project or rehabilitation program outside the correctional institution in which the inmate or inmates are confined and the Minister may authorize the absence of the inmate or group of inmates from the correctional institution for that purpose on such terms and conditions as the Minister may specify. R.S.O. 1970, c. 110, s. 17, *amended.*

Idem

(2) Every inmate who is absent from a correctional institution under subsection 1 shall comply with such terms and conditions as are specified by the Minister.

Offence

(3) Every inmate who contravenes subsection 2 without lawful excuse, the proof of which lies upon him, is guilty of an offence and on summary conviction is liable to imprisonment for a term of not more than one year. *New.*

Temporary
absence

27.—(1) Where, in the opinion of an officer of the Ministry, designated by the Lieutenant Governor in Council for the purpose, it is necessary or desirable that an inmate be temporarily absent from a correctional institution for medical or humanitarian reasons or to assist him in his rehabilitation, the officer may authorize the temporary absence of the inmate on such terms and conditions as he may specify.

Idem

(2) Every inmate temporarily absent under subsection 1 shall comply with such terms and conditions as are specified and shall return to the correctional institution at the expiration of the period for which he is authorized to be at large.

Offence

(3) Every inmate who contravenes subsection 2 without lawful excuse, the proof of which lies upon him, is guilty of an offence and on summary conviction is liable to imprison-

ment for a term of not more than one year. R.S.O. 1970, c. 110, s. 18, *amended*.

28.—(1) Every inmate may be credited with remission of his sentence and is subject to the forfeitures of such remission equivalent to that provided for in the *Prisons and Reformatories Act* (Canada) except that a sentence shall not be reduced, by reason of remission, to less than two days. Remission
R.S.C. 1970,
c. P-21

(2) Where an inmate has forfeited the whole or any part of his remission, an officer of the Ministry designated by the Lieutenant Governor in Council for the purpose may, where he is satisfied that it is in the interest of the inmate's rehabilitation, remit the whole or any part of such forfeiture. Restora-
tion of
forfeiture
remission
R.S.O. 1970, c. 110, s. 20, *amended*.

(3) Where an inmate offers to surrender the whole or any part of his remission and where, in the opinion of the director or superintendent, it is necessary or desirable that the inmate remain confined in the correctional institution for medical or humanitarian reasons or to assist him in his rehabilitation for a period of time after the day on which the inmate is eligible to be released by reason of remission, the director or superintendent, as the case may be, may authorize the surrender of remission by the inmate. Surrender
of
remission

(4) Where an inmate surrenders remission under subsection 3, the inmate shall remain confined in the correctional institution for such further period that corresponds to the amount of remission surrendered, under the same control and supervision and with the same privileges as if he were not eligible to be released at that time. Super-
vision.
privileges
continued

(5) Notwithstanding subsection 3, a director or superintendent may withdraw an authorization and an inmate may withdraw a surrender of remission at any time after the day on which the inmate was eligible for release from the correctional institution, and where such withdrawal is made in writing, the inmate shall be released from the institution forthwith. *New.* With-
drawal

29. Where the date of release from custody of an inmate falls upon a weekend or holiday and the director or superintendent is of the opinion that release during the weekend or holiday would inconvenience the inmate in obtaining transportation, lodging or any other service necessary for his adjustment to community life outside the correctional institution, the director or superintendent may release the inmate on the day preceding the weekend or holiday. *New.* Early
release

Employees
not to be
interested
in
contracts

30.—(1) No officer or employee of the Ministry shall, without the approval of the Minister, either in his own name or in the name of or in connection with or as the agent of any other person, provide, furnish or supply any materials, goods or provisions for the use of a correctional institution or community resource centre, or have an interest, directly or indirectly, in furnishing, supplying or transporting the same or in any contract relating thereto.

Employees
not to trade,
etc., with
persons in
custody

(2) No officer or employee of the Ministry shall, without the approval of the Minister, buy from or sell to any inmate, parolee or probationer anything whatsoever or take or receive to his own use or for the use of any other person, any fee or gratuity from any inmate in a correctional institution or from any visitor thereto or any parolee or probationer or from any other person in respect of an inmate, parolee or probationer.

Offence

(3) Every person who contravenes subsection 1 or 2 is guilty of an offence and on summary conviction is liable to a fine of not more than \$5,000. R.S.O. 1970, c. 110, ss. 21, 22, *amended*.

PART III

PAROLE

Board of
Parole

31. The Board of Parole is continued and shall be composed of such full-time and part-time members appointed by the Lieutenant Governor in Council as the Lieutenant Governor in Council may consider necessary. R.S.O. 1970, c. 110, s. 23, *amended*.

Chairman

32.—(1) The Lieutenant Governor in Council may designate one of the members of the Board to be the chairman thereof.

Quorum

(2) Three members of the Board constitute a quorum. R.S.O. 1970, c. 110, s. 24.

Remunera-
tion of
part-time
members

33. The members of the Board who are part-time members shall serve without salary but may be paid such expenses and allowances for attendance at Board meetings and for other attendances in connection with the business of the Board as may be determined by the Lieutenant Governor in Council. R.S.O. 1970, c. 110, s. 25, *amended*.

Granting
of parole

34. Subject to the regulations, the Board may order the release from custody on parole of any inmate convicted of

an offence under any Act of the Legislature, any Act of the Parliament of Canada or against a municipal by-law upon such conditions as the Board may determine. R.S.O. 1970, c. 110, s. 26, *amended*.

35. The Board has exclusive jurisdiction to examine into, ^{Jurisdiction} hear and determine all matters and questions arising under this Part and as to any matter or thing in respect of which any power, authority or discretion is conferred upon the Board, and the action or decision of the Board thereon is final and conclusive and is not open to question or review in any court and no proceedings by or before the Board shall be restrained by injunction, prohibition or other process or proceeding in any court or be removable by application for judicial review or otherwise into any court. *New*.

36. Where parole is granted, the term of parole shall ^{Remissions} include any portion of remission standing to the credit of the parolee when he is released. R.S.O. 1970, c. 110, s. 27, *amended*.

37. When required by the Board, it is the duty of every ^{Information re parolees} person having information relevant to the suitability of an inmate to be paroled to submit such information to the Board in writing in the form prescribed by the regulations. R.S.O. 1970, c. 110, s. 28.

38.—(1) Where a member of the Board, or such other ^{Apprehension} person as is designated by the Board for the purpose, believes on reasonable and probable grounds that a parolee has failed to observe any of the conditions of his parole, he may authorize the arrest and return to a correctional institution of the parolee by a warrant in writing signed by him.

(2) Where a parolee has been returned to a correctional ^{Review} institution under subsection 1, the Board shall review the parole as soon as possible thereafter, and shall decide either to revoke the parole or to release the parolee and allow him to continue on parole. R.S.O. 1970, c. 110, s. 29, *amended*.

(3) Where parole is revoked under subsection 2, the parolee shall, notwithstanding that parole was granted before the coming into force of this Act, serve the portion of his term of imprisonment, including any remission, that remained unexpired at the time parole was granted, less, ^{Calculation of term if parole revoked}

(a) the period of time spent on parole after the coming into force of this Act;

- (b) the period of time during which parole was suspended and the parolee was in custody; and
- (c) any remission earned after the coming into force of this Act and applicable to the period during which the parole was suspended and the parolee was in custody. *New.*

Annual
report

39. The Board shall in each year make a report in writing to the Lieutenant Governor in Council of the history and proceedings of the Board during the twelve-month period ending on the 31st day of March of such year. R.S.O. 1970, c. 110, s. 31, *amended*.

Interpre-
tation

40. Nothing in this Act shall be construed as affecting or impairing or as intending or purporting to affect or impair the powers of the Governor General of Canada or the Lieutenant Governor of Ontario to grant a reprieve, pardon or commutation of sentence in any case. R.S.O. 1970, c. 110, s. 32.

PART IV

ADULT PROBATION

Interpre-
tation

41. In this Part, "court" means a court of criminal jurisdiction.

Appoint-
ment of
probation
officers
R.S.O. 1970,
c. 386

42.—(1) Such probation officers as are considered necessary for the purposes of this Act shall be appointed under *The Public Service Act*.

Jurisdic-
tion

(2) Every probation officer appointed in accordance with subsection 1 is a probation officer in and for the Province of Ontario and shall perform his duties in such part of Ontario as is assigned to him from time to time by the Minister. R.S.O. 1970, c. 364, s. 1 (1, 2).

Idem

(3) There shall be a supervisor of probation services to be responsible throughout Ontario for the supervision and administration of probation services provided by the Ministry. *New.*

Duties of
probation
officer

43.—(1) It is the duty of a probation officer,

- (a) to procure and report to a court such information pertaining to a person found to have committed an offence as the court may require for the purpose of making a disposition of the case;

- (b) to make recommendations in the report referred to in clause *a* as to the disposition of the case upon being requested by the court;
- (c) to comply with any direction made to the probation officer by a court in a probation order.

(2) Where a probation officer is of the opinion that compliance with a direction issued by a court is inconvenient or impossible, the probation officer may apply to the court for a variation of its direction, and the court, upon consideration of the reasons for the application, may vary its direction to the probation officer as it considers appropriate in the circumstances.

Variation
of
direction

(3) In addition to the duties of a probation officer referred to in subsection 1, a probation officer shall perform such other duties as are assigned to him by the Minister. *New.*

Duties
assigned
by
Minister

44. Where a probationer is convicted of an offence constituting a breach of condition of a probation order and,

Breach of
probation
order

- (a) the time within which he may appeal or apply for leave to appeal against that conviction has expired and he has not taken an appeal or applied for leave to appeal;
- (b) he has taken an appeal or applied for leave to appeal against the conviction and the appeal or application for leave has been dismissed or abandoned; or
- (c) he has given written notice to the court that convicted him that he elects not to appeal,

or where the probationer otherwise wilfully fails or refuses to comply with the order, he is guilty of an offence and upon conviction the court may,

- (d) impose a fine of not more than \$1,000 or imprisonment for a term of not more than thirty days, or both, and in lieu of or in addition to the penalty, continue the probation order with such changes or additions and for such extended term, not exceeding an additional year, as the court considers reasonable; or
- (e) where the judge presiding is the judge who made the original order, in lieu of imposing the penalty

under clause *d*, revoke the probation order and impose the sentence that was suspended upon the making of the probation order. *New.*

PART V

GENERAL PROVISIONS

Applica-
tion of
1971, c. 47

45. *The Statutory Powers Procedure Act, 1971* does not apply to proceedings for the discipline or transfer of inmates in correctional institutions, for the grievances of inmates, or for the authorization of temporary absences for inmates or to proceedings of the Board notwithstanding anything in that Act. 1971, c. 50, s. 27, *amended.*

Member of
Legislative
Assembly

46. Every member of the Legislative Assembly of Ontario is entitled to enter and inspect any correctional institution, community resource centre or other facility established or designated under this Act for any purpose related to the member's duties and responsibilities as a member of the Legislative Assembly unless the Minister determines that the institution, community resource centre or facility is insecure or an emergency condition exists therein. *New.*

Regula-
tions

47. The Lieutenant Governor in Council may make regulations,

- (a) respecting the operation, management, inspection and classification of correctional institutions;
- (b) respecting the operation, management and inspection of community resource centres;
- (c) designating correctional institutions as reformatories for the purpose of the *Prisons and Reformatories Act* (Canada);
- (d) respecting the treatment, training, employment, discipline, control, grievances and privileges of inmates;
- (e) requiring the maintenance of records and providing for their destruction;
- (f) respecting the retention and disposal of inmate property;
- (g) providing for the granting of compassionate allowances;

R.S.C. 1970,
c. P-21

- (h) providing for and establishing criteria for the granting of temporary absences or parole;
- (i) establishing rules of procedure for the Board;
- (j) providing for the appointment and remuneration of Board members;
- (k) respecting the duties and powers of directors, superintendents, probation officers, parole officers, correctional officers, volunteers and any other employee of the Ministry;
- (l) providing for the assessment of inmates;
- (m) providing for and prescribing fees and charges to recover costs incurred by the Ministry;
- (n) prescribing forms and providing for their use.
R.S.O. 1970, c. 110, s. 33, *amended*.

48.—(1) *The Ministry of Correctional Services Act*, being chapter 110 of the Revised Statutes of Ontario, 1970, section 27 of *The Civil Rights Statutes Law Amendment Act, 1971*, being chapter 50 and section 59 of *The Government Reorganization Act, 1972*, being chapter 1, are repealed. Repeals

(2) *The Probation Act*, being chapter 364 of the Revised Statutes of Ontario, 1970 and section 60 of *The Government Reorganization Act, 1972*, being chapter 1, are repealed. Idem

49.—(1) This Act, except Part IV and subsection 2 of section 48, comes into force on the day it receives Royal Assent. Commence-
ment

(2) Part IV and subsection 2 of section 48 come into force on the 1st day of July, 1978. Idem

50. The short title of this Act is *The Ministry of Correctional Services Act, 1978*. Short title

CHAPTER 38

An Act to amend The Coroners Act, 1972*Assented to June 20th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Coroners Act, 1972*, being chapter 98, is ^{s. 1, amended} amended by adding thereto the following clauses:
 - (aa) “mine” means a mine as defined in Part IX of *The Mining Act*; ^{R.S.O. 1970, c. 274}
 - (ab) “mining plant” means a plant as defined in Part IX of *The Mining Act*.
- 2.—(1) Clause *b* of subsection 2 of section 3 of the said Act is ^{s. 3 (2) (b), re-enacted} repealed and the following substituted therefor:
 - (b) upon the revocation, suspension or cancellation of his licence for the practice of medicine issued under *The Health Disciplines Act, 1974*. ^{1974, c. 47}
- (2) Subsection 3 of the said section 3 is repealed and the ^{s. 3 (3), re-enacted} following substituted therefor:
 - (3) The College of Physicians and Surgeons of Ontario shall forthwith notify the Chief Coroner where the licence of a coroner for the practice of medicine is revoked, suspended or cancelled. ^{Chief Coroner to be notified}
3. Section 8a of the said Act, as enacted by the Statutes of Ontario, 1974, chapter 103, section 3, is amended by adding thereto the following subsection: ^{s. 8a, amended}
 - (2) The Chief Coroner in any case he considers appropriate may request that the criminal investigation branch of the Ontario Provincial Police Force provide assistance to a coroner in an investigation or inquest. ^{Idem}

s. 9 (2) (j),
re-enacted

- 4.—(1) Clause *j* of subsection 2 of section 9 of the said Act is repealed and the following substituted therefor:

(j) a public or private hospital to which the person was transferred from a facility, institution or home referred to in clauses *a* to *i*,

.

s. 9 (2),
amended

- (2) Subsection 2 of the said section 9 is amended by inserting after “hospital” in the twenty-second line “facility”.

s. 9,
amended

- (3) The said section 9 is amended by adding thereto the following subsection:

Notice of
death result-
ing from
accident
at or in
construc-
tion project,
mining
plant or
mine

(4a) Where a worker dies as a result of an accident occurring in the course of his employment at or in a construction project, mining plant or mine, including a pit or quarry, the person in charge of such project, mining plant or mine shall immediately give notice of the death to a coroner and the coroner shall issue his warrant to hold an inquest upon the body.

s. 12 (1),
re-enacted

5. Subsection 1 of section 12 of the said Act is repealed and the following substituted therefor:

Shipment
of bodies
outside
Ontario

(1) Subject to section 12a, no person shall accept for shipment or ship or take a dead body from any place in Ontario to any place outside Ontario unless a certificate of a coroner has been obtained certifying that there exists no reason for further examination of the body.

s. 12a,
enacted

6. The said Act is amended by adding thereto the following section:

Transporta-
tion of a
body out of
Ontario
1976, c. 83

12a. A coroner may in writing authorize the transportation of a body out of Ontario for *post mortem* examination and, in such case, section 37 of *The Funeral Services Act, 1976* does not apply.

s. 15,
re-enacted

7. Section 15 of the said Act is repealed and the following substituted therefor:

Transfer
of investi-
gation

15.—(1) A coroner may at any time transfer an investigation to another coroner where in his opinion the investigation may be continued or conducted more conveniently by that other coroner or for any other good and sufficient reason.

(2) The coroner to whom an investigation is transferred shall proceed with the investigation in the same manner as if he had issued the warrant to take possession of the body. Investigation and inquest

(3) The coroner who transfers an investigation to another coroner shall notify the Chief Coroner of the transfer, and the Chief Coroner shall assist in the transfer upon request. Notification of Chief Coroner

(4) The coroner who transfers an investigation to another coroner shall transmit to him the report of the *post mortem* examination of the body, if any, and his signed statement setting forth briefly the result of his investigation and any evidence to prove the fact of death and the identity of the body. Transmitting results of first investigation

8. The said Act is further amended by adding thereto the following section: s. 17a, enacted

17a. When making a determination whether an inquest is necessary or unnecessary, the coroner shall have regard to whether the holding of an inquest would serve the public interest and, without restricting the generality of the foregoing, shall consider, What coroner shall consider and have regard to

- (a) whether the matters described in clauses *a* to *e* of subsection 1 of section 25 are known;
- (b) the desirability of the public being fully informed of the circumstances of the death through an inquest; and
- (c) the likelihood that the jury on an inquest might make useful recommendations directed to the avoidance of death in similar circumstances.

9. Section 19 of the said Act is repealed and the following substituted therefor: s. 19, re-enacted

19. Where the Minister has reason to believe that a death has occurred in Ontario in circumstances that warrant the holding of an inquest, he may direct any coroner to hold an inquest and the coroner shall hold the inquest into the death in accordance with this Act, whether or not he or any other coroner has viewed the body, made an investigation, held an inquest, determined an inquest was unnecessary or done any other act in connection with the death. Minister may direct coroner to hold inquest

10. The said Act is further amended by adding thereto the following section: s. 20a, enacted

Minister
may direct
that body
be dis-
interred
R.S.O. 1970,
c. 57

20a. Notwithstanding anything in *The Cemeteries Act*, the Minister may, at any time where he considers it necessary for the purposes of an investigation or an inquest, direct that a body be disinterred under and subject to such conditions as the Minister considers proper.

s. 21 (1),
re-enacted

11. Subsection 1 of section 21 of the said Act is repealed and the following substituted therefor:

Direction
by Chief
Coroner

(1) The Chief Coroner may direct any coroner in respect of any death to issue a warrant to take possession of the body, conduct an investigation or hold an inquest, or may direct any other coroner to do so or may intervene to act as coroner personally for any one or more of such purposes.

s. 22,
re-enacted

12. Section 22 of the said Act is repealed and the following substituted therefor:

Where
criminal
offence
charged
R.S.C. 1970,
c. C-34

22.—(1) Where a person is charged with an offence under the *Criminal Code* (Canada) arising out of a death, an inquest touching the death shall be held only upon the direction of the Minister and, when held, the person charged is not a compellable witness.

Idem

(2) Where during an inquest a person is charged with an offence under the *Criminal Code* (Canada) arising out of the death, the coroner shall discharge the jury and close the inquest, and shall then proceed as if he had determined that an inquest was unnecessary, but the Minister may direct that the inquest be reopened.

Where
charge or
appeal
finally
disposed of
R.S.C. 1970,
c. C-34

(3) Notwithstanding subsections 1 and 2, where a person is charged with an offence under the *Criminal Code* (Canada) arising out of the death and the charge or any appeal from a conviction or an acquittal of the offence charged has been finally disposed of or the time for taking an appeal has expired, the coroner may issue his warrant for an inquest and the person charged is a compellable witness at the inquest.

s. 23 (2),
re-enacted

13. Subsection 2 of section 23 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 103, section 10, is repealed and the following substituted therefor:

Report

(2) The person who performs the *post mortem* examination shall forthwith report his findings in writing only to the coroner who issued the warrant, the Crown attorney, the regional coroner and the Chief Coroner and the person who performs any other examination or analysis shall forthwith report his findings in writing only to the coroner who issued the warrant, the person who performed the *post mortem*

examination, the Crown attorney, the regional coroner and the Chief Coroner.

14. Subsection 1 of section 24 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 103, section 11, is repealed and the following substituted therefor: s. 24 (1),
re-enacted

(1) Every coroner before holding an inquest shall notify the Crown attorney of the time and place at which it is to be held and the Crown attorney or a barrister and solicitor or any other person designated by him shall attend the inquest and shall act as counsel to the coroner at the inquest. Notice to
Crown
attorney

15.—(1) Subsection 1 of section 25 of the said Act, exclusive of the clauses, is repealed and the following substituted therefor: s. 25 (1),
amended

(1) Where an inquest is held, it shall inquire into the circumstances of the death and determine, Purposes
of inquest

.

(2) Subsection 3 of the said section 25 is repealed and the following substituted therefor: s. 25 (3),
re-enacted

(3) Subject to subsection 2, the jury may make recommendations directed to the avoidance of death in similar circumstances or respecting any other matter arising out of the inquest. Authority
of jury
to make
recom-
mendations

16. Section 27 of the said Act is repealed and the following substituted therefor: s. 27,
re-enacted

27.—(1) Except as provided in subsection 4, every inquest shall be held with a jury composed of five persons. Juries

(2) The coroner shall direct a constable to select from the list of names of persons provided under subsection 2 of section 28 five persons who in his opinion are suitable to serve as jurors at an inquest and the constable shall summon them to attend the inquest at the time and place appointed. Jurors

(3) Where fewer than five of the jurors so summoned attend at the inquest, the coroner may name and appoint so many persons then present or who can be found as will make up a jury of five. Idem

(4) With the consent of the Chief Coroner, an inquest in a provisional judicial district may be held without a jury. Inquest
without
jury in
provisional
judicial
district

s. 44a,
enacted

17. The said Act is further amended by adding thereto the following section:

Protection
from
liability

44a. No action or other proceeding for damages lies or shall be instituted against a coroner or any person acting under his authority for an act done by him in good faith in the performance or intended performance of any power or duty under this Act or the regulations, or for any neglect or default in the performance in good faith of any such power or duty.

Commence-
ment

18. This Act comes into force on the day it receives Royal Assent.

Short title

19. The short title of this Act is *The Coroners Amendment Act, 1978*.

CHAPTER 39

An Act respecting the
Ontario Student Housing Corporation

Assented to June 20th, 1978.

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. On the 30th day of June, 1978, Ontario Student Housing Corporation, a corporation constituted under Order in Council No. 3417/66 dated August 18th, 1966 and made under subsection 2 of section 6 of *The Housing Development Act*, is dissolved and all its real and personal property of any kind whatsoever and all its rights and privileges, including all rights under any agreement entered into by Ontario Student Housing Corporation and all causes of action are, on that date vested in the Ontario Housing Corporation, and all obligations, liabilities and responsibilities of Ontario Student Housing Corporation become on that date obligations, liabilities and responsibilities of the Ontario Housing Corporation.

Ontario Student Housing Corporation dissolved and its property, rights and obligations vested in Ontario Housing Corporation R.S.O. 1970, c. 213
2. This Act comes into force on the day it receives Royal Assent.

Commence-ment
3. The short title of this Act is *The Ontario Student Housing Corporation Act, 1978*.

Short title

CHAPTER 40

An Act to amend The Building Code Act, 1974

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clauses *f* and *m* of section 1 of *The Building Code Act, 1974*, ^{s. 1 (*f, m*), re-enacted} being chapter 74, are repealed and the following substituted therefor:

(*f*) “demolition” means the doing of anything in the removal of a building or any material part thereof;

.

(*m*) “unsafe” when used in respect of a building means,

- (i) structurally inadequate or faulty for the purposes for which it is used, or
- (ii) in a condition that could be hazardous to persons in the normal use of the building.

- 2.—(1) Subsection 1 of section 5 of the said Act is repealed and ^{s. 5 (1), re-enacted} the following substituted therefor:

(1) No person shall construct or demolish or cause to be ^{Building permits} constructed or demolished a building in a municipality unless a permit has been issued therefor by the chief official.

- (2) Subsection 2 of the said section 5 is amended by adding ^{s. 5 (2), amended} thereto the following clause:

(*g*) requiring that a set of plans of buildings as constructed be filed with the chief official on completion of the construction of buildings of such class or classes as prescribed by the regulations.

- s. 6 (1),
amended
- 3.—(1) Subsection 1 of section 6 of the said Act is amended by striking out “or” at the end of clause *a* and by adding thereto the following clause:
- 1976, c. 52
- (aa) the applicant is a builder as defined in *The Ontario New Home Warranties Plan Act, 1976* and is not registered under that Act; or
-
- s. 6 (3),
re-enacted
- (2) Subsection 3 of the said section 6 is repealed and the following substituted therefor:
- Notice of
change
- (3) No person shall make a material change or cause a material change to be made to a plan, specification, document or other information on the basis of which a permit was issued without notifying the chief official and filing details of such change with him for the purpose of obtaining his authorization.
- s. 6,
amended
- (3) The said section 6 is amended by adding thereto the following subsection:
- No
construc-
tion
except in
accordance
with permit
- (5) No person shall construct or cause to be constructed a building in a municipality except in accordance with the plans, specifications, documents and any other information on the basis of which a permit was issued or any changes thereto authorized by the chief official.
- s. 7,
re-enacted
4. Section 7 of the said Act is repealed and the following substituted therefor:
- Conditions
for
occupation
7. Except as authorized by the regulations, no person shall occupy or use or permit to be occupied or used any building or part thereof newly erected or installed,
- (a) until notice of the date of completion of the building or part thereof is given to the chief official;
- (b) until,
- (i) an inspection is made pursuant to such notice, or
- (ii) ten days have elapsed after the service of the notice or after the date of completion, whichever occurs last; and
- (c) until any order made by an inspector under section 8 is complied with.

5. The said Act is amended by adding thereto the following s. 8a, enacted section:

8a.—(1) An inspector or chief official may issue an order Order not to cover prohibiting the covering or enclosing of any part of a building pending inspection and where such an order is issued, an inspection shall be made within a reasonable time after notice is given by the person to whom the order is issued that he is ready for the inspection.

(2) Where a chief official has reason to believe that any part of a building has not been constructed in compliance with this Act and such part has been covered or enclosed, contrary to an order made by an inspector or chief official under subsection 1, he may order any person responsible for the construction to uncover the part at his own expense for the purpose of an inspection. Order to uncover

(3) Subsections 4, 5 and 6 of section 8 apply to an order made under this section. Application of s. 8 (4-6)

(4) Section 16 does not apply to a notice mentioned in subsection 1. s. 16 does not apply

6. Subsection 4 of section 9 of the said Act is repealed and the following substituted therefor: s. 9 (4), re-enacted

(4) Where the chief official has made an order under subsection 2 and considers it necessary for the safety of the public, he may cause the building to be renovated, repaired or demolished for the purpose of removing the unsafe condition or take such other action as he considers necessary for the protection of the public and, where the building is in a municipality, the cost of the renovation, repair, demolition or other action may be added by the clerk to the collector's roll and collected in like manner as municipal taxes. Repairs at expense of owner

7. Subsection 1 of section 13 of the said Act is repealed and the following substituted therefor: s. 13 (1), re-enacted

(1) Where there is a dispute between an applicant for or holder of a permit or a person to whom an order is given and the chief official or an inspector in respect of the interpretation of the technical requirements of the building code or the sufficiency of compliance with such technical requirements, any party to the dispute may apply to the Building Code Commission for a hearing and determination of the question. Hearings of Commission

s. 18 (1),
amended

8. Subsection 1 of section 18 of the said Act is amended by adding thereto the following clause:

(ea) prescribing classes of buildings for the purposes of clause g of subsection 2 of section 5.

s. 23 (1) (c),
re-enacted

9.—(1) Clause c of subsection 1 of section 23 of the said Act is repealed and the following substituted therefor:

(c) contravenes any provision of this Act or the regulations or of any by-law passed under the authority of this Act,

.

s. 23,
amended

(2) The said section 23 is amended by adding thereto the following subsections:

Limitation
period

(4) No proceeding under this section shall be commenced more than one year after the time when the subject-matter of the proceeding arose.

Fines
paid to
municipality

(5) Where a fine is imposed under this section, the proceeds of the fine shall be paid to the treasurer of the municipality within which the offence giving rise to the fine was committed, and section 4 of *The Administration of Justice Act* and section 4 of *The Fines and Forfeitures Act* do not apply in respect of any such fine.

R.S.O. 1970,
cc. 6, 167

Commence-
ment

10. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

11. The short title of this Act is *The Building Code Amendment Act, 1978*.

CHAPTER 41

**An Act to provide
Probation Services to Young Offenders**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

- (a) “court” means a provincial court (family division) or the Unified Family Court;
- (b) “Minister” means the Minister of Community and Social Services;
- (c) “Ministry” means the Ministry of Community and Social Services;
- (d) “probationer” means a person who is bound by a probation order made under the *Juvenile Delinquents Act* (Canada).

R.S.C. 1970,
c. J-3

2.—(1) Such probation officers as are considered necessary for the purposes of this Act may be appointed under *The Public Service Act*.

Probation
officers
appointed
R.S.O. 1970,
c. 386

(2) The Minister may designate any person, other than a person who is appointed a probation officer under subsection 1, as a probation officer for the purpose of this Act but every such designated probation officer shall exercise the powers and perform the duties assigned to the probation officer under the supervision and direction of a probation officer appointed under subsection 1.

Probation
officers
designated

(3) Every probation officer appointed under subsection 1 or designated under subsection 2 is a probation officer in and for the Province of Ontario.

Juris-
diction

3. The Minister may enter into written agreements with any person upon such terms and conditions as may be agreed to respecting the provision of probation services.

Agreements

Functions
of
probation
officer

4. It is a function of a probation officer to assist a probationer in relation to the court process by explaining in language suitable to his or her age and level of understanding the proceedings and decisions affecting the probationer and, in general, to provide guidance and advice to a probationer and his or her family for the purpose of helping the probationer adjust to and benefit from participation in community life.

Duties of
probation
officer

- 5.—(1) It is the duty of a probation officer,
- (a) to procure and report to a court such information pertaining to a person found to have been delinquent as the court may require for the purpose of making a disposition of the case;
 - (b) to make recommendations in the report referred to in clause *a* as to the disposition of the case upon being requested by the court;
 - (c) to comply with any direction made to the probation officer by a court in a probation order.

Variation
of
direction

(2) Where a probation officer is of the opinion that compliance with a direction issued by a court is impracticable or impossible, the probation officer may apply to the court for a variation of its direction, and, the court, upon consideration of the reasons for the application, may vary its direction to the probation officer as it considers appropriate in the circumstances.

Duties
assigned by
Minister

6. In addition to the duties of a probation officer referred to in section 5, a probation officer shall perform such other duties as are assigned to him by the Minister.

Regulations

7. The Lieutenant Governor in Council may make regulations,
- (a) respecting the qualifications, duties and powers of probation officers;
 - (b) prescribing the reports and returns to be made by probation officers.

Commence-
ment

8. This Act comes into force on the 1st day of July, 1978.

Short title

9. The short title of this Act is *The Children's Probation Act, 1978*.

CHAPTER 42

An Act to amend
The Liquor Licence Act, 1975

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

1. Section 40 of *The Liquor Licence Act, 1975*, being chapter 40, ^{s. 40,}
is amended by adding thereto the following clauses:

(da) providing for the reclassification of premises by the
Board;

.

(fa) regulating the conduct of agents and representa-
tives registered under section 39;

.

(x) prohibiting or regulating and controlling the
possession of liquor in provincial parks.

2. Section 45 of the said Act is repealed and the following sub- ^{s. 45,}
stituted therefor: ^{re-enacted}

45.—(1) No person shall knowingly sell or supply liquor ^{Prohibition}
to a person under the age of nineteen years. ^{re sale of}
^{liquor}

(2) No person shall sell or supply liquor to a person who ^{Idem}
is apparently under the age of nineteen years, and, in any
prosecution for a contravention of this subsection, the justice
shall determine from the appearance of such person and
other relevant circumstances whether he is apparently under
the age of nineteen years.

(3) No person under the age of nineteen years shall ^{Prohibition}
have, consume, attempt to purchase, purchase or otherwise ^{re purchase}
obtain liquor. ^{of liquor}

Where
subs. 3 does
not apply

(4) Subsection 3 does not operate to prohibit a person of the age of eighteen years being in possession of liquor during the course of his employment on premises in which the sale of liquor is authorized.

Prohibition
re entering
premises

(5) No person under the age of nineteen years shall enter or remain on premises in which the sale of liquor is authorized except those classes of premises that are prescribed by the regulations.

Exception
to subs. 5

(6) Subsection 5 does not apply to a person of the age of eighteen years employed on premises in which the sale of liquor is authorized while he is on such premises during the course of his employment.

Application
of section

(7) This section does not apply to the supplying of liquor to a person under the age of nineteen years by the parent or guardian of such person in a residence as defined in section 46 or to the consumption of liquor therein by such person.

Card as
proof of
age

(8) A person who sells or supplies liquor to another person shall be deemed not to be in contravention of subsection 1 or 2 if, before he sells or supplies the liquor, a card in the form prescribed by the regulations is produced to him by the person to whom he sells or supplies the liquor, which purports to be issued by the Board to the person producing it and if there is no apparent inconsistency on the face of the card or between the card and the person producing it.

Where
deemed to
be over 19
years

(9) For the purposes of this section, every person who attains the age of eighteen years on or before the 31st day of December, 1978 shall be deemed to be over the age of nineteen years.

s. 46,
amended

3.—(1) Section 46 of the said Act is amended by adding thereto the following subsection:

Unlawful
possession

(2a) No person shall have liquor in any place other than a premises in respect of which a licence or permit is issued or a residence except where the liquor is in a closed container and the container is not displayed to public view.

s. 46 (4),
re-enacted

(2) Subsection 4 of the said section 46 is repealed and the following substituted therefor:

Arrest
without
warrant

(4) A police officer may arrest without warrant any person whom he finds contravening subsection 3 where, in the opinion of the police officer, to do so is necessary for the safety of the person or is necessary to protect another person from injury.

4. The said Act is amended by adding thereto the following section: s. 46a, enacted

46a.—(1) The council of a municipality, including a metropolitan or regional municipality, may by by-law designate stadia, arenas and other recreational areas within the municipality owned or controlled by the municipality as places where possession of liquor is prohibited. By-law designating public place

(2) A designation under subsection 1 does not operate to prevent the Board from issuing any licence or permit under this Act. Non-application of subs. 1

(3) No person shall have liquor in a place designated under subsection 1. Unlawful possession

(4) Subsection 3 does not apply to a person in possession of liquor under the authority of a licence or permit or in possession of liquor purchased on premises in respect of which a licence or permit is issued. Exception to subs. 3

5. Section 47 of the said Act is amended by adding thereto the following subsections: s. 47, amended

- (3) The holder of a licence or his employee may, Right to refuse entry
- (a) request a person to leave; or
- (b) forbid a person to enter the licensed premises,

where he has reason to believe that the presence of that person on the premises is undesirable.

- (4) No person shall, Not to remain after request to leave
- (a) remain on licensed premises after he is requested to leave by the holder of the licence or his employee; or
- (b) re-enter the licensed premises on the same day he was requested to leave.

6. Subsection 1 of section 52 of the said Act is repealed and the following substituted therefor: s. 52 (1), re-enacted

(1) Any person who is over the age of nineteen years and not an interdicted person may apply to the Board for a card indicating that such person has attained the age of nineteen years. Card indicating age

Idem	(1a) Any person who is over the age of eighteen years on the 1st day of January, 1979 and not an interdicted person may apply to the Board for a card indicating that such person has attained the age of eighteen years on or before the 31st day of December, 1978.
s. 55 (1), amended	7.—(1) Subsection 1 of section 55 of the said Act is amended by striking out “\$2,000” in the thirteenth line and inserting in lieu thereof “\$10,000”.
s. 55, amended	(2) The said section 55 is amended by adding thereto the following subsections:
Additional penalty	(1a) In addition to any other penalty or action under this Act, the licence of every person who contravenes subsection 2 of section 45 shall be suspended for a period of not less than seven days.
Minimum fine	(1b) Where a person who is the holder of a licence contravenes subsection 2 of section 45, the fine imposed under subsection 1 shall be not less than \$500.
Idem	(1c) Where a person who is not the holder of a licence contravenes subsection 2 of section 45, the fine imposed under subsection 1 shall be not less than \$100.
s. 56 (1), re-enacted	8. Subsection 1 of section 56 of the said Act is repealed and the following substituted therefor:
Seizure of liquor	(1) Where liquor is found by a police officer under circumstances where the liquor constitutes evidence necessary to prove a contravention of this Act, or where an offence is committed under this Act and a police officer, on reasonable and probable grounds, in view of the offence committed and the presence of liquor, believes that a further offence is likely to be committed, the police officer may seize and take away the liquor and packages in which it is kept.
s. 59 (c), re-enacted	9. Clause c of section 59 of the said Act is repealed and the following substituted therefor:
R.S.C. 1970, c. F-27	(c) subject to section 49, of a medicine registered under the <i>Food and Drugs Act</i> (Canada); or <div>.</div>
Commence-ment	10. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.
Short title	11. The short title of this Act is <i>The Liquor Licence Amendment Act, 1978</i> .

CHAPTER 43

**An Act to acquire the Assets of
The Muskoka & Parry Sound Telephone
Co., Limited**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

(a) "Corporation" means The Ontario Telephone Development Corporation;

(b) "telephone system" means the assets and facilities of The Muskoka & Parry Sound Telephone Co., Limited comprising the Muskoka & Parry Sound telephone system, including any land, plant equipment, buildings, rights, franchises, list of subscribers and rates paid, easements and property of every kind, owned, held or used for the purpose of, or in connection with the construction, maintenance or operation of the said telephone system.

Telephone
system of
The Muskoka
& Parry
Sound
Telephone
Co., Limited
vest in
Ontario
Telephone
Development
Corporation

2.—(1) The said telephone system is hereby vested in the Corporation and the Corporation is hereby entitled to possession, management and control of the telephone system.

(2) Where resistance or opposition is made to the taking of possession, management or control of the telephone system, the Sheriff of the District of Parry Sound, upon the request of the Corporation, shall put down the resistance or opposition and shall put the Corporation into possession of the telephone system.

Sheriff
to give
possession

3.—(1) If agreement for compensation for the telephone system is not reached within thirty days from the date this Act comes into force, either party may serve notice of arbitration upon the other and upon the Land Compensation Board as constituted under *The Expropriations Act*

Notice of
arbitration

R.S.O. 1970,
c. 154

stating that it requires that the compensation payable be determined by arbitration.

Idem

(2) The notice of arbitration referred to in subsection 1 shall be deemed to be a notice under clause *b* of section 26 of *The Expropriations Act*, and, upon service of the notice, the practice and procedure under *The Expropriations Act* shall apply to the arbitration under this Act.

Application of
R.S.O. 1970,
c. 154

4.—(1) Sections 29, 30, 31, 32, 33 and 34 of *The Expropriations Act* apply to the taking of the telephone system in the same manner as if it were land.

Idem

(2) Compensation for the telephone system is to be determined in accordance with sections 13, 14, 16, 17, subsection 2 of section 19 and section 20 of *The Expropriations Act* in the same manner as if it were land.

Interpre-
tation

(3) For the purposes of an arbitration under this Act, a reference to “expropriating authority” and to “statutory authority” in *The Expropriations Act* is a reference to the Corporation.

Compensa-
tion stands
in place
of assets

5. The compensation payable under this Act stands in place of the assets of The Muskoka & Parry Sound Telephone Co., Limited vested in the Corporation under section 1 and any claim to or encumbrance on the assets is deemed to be a claim to or an encumbrance on the compensation payable and not a claim or encumbrance on the assets.

Payment to
Minister

6. Upon compensation for the said telephone system being settled by agreement or under section 3, the Corporation shall pay \$50,000 to the Minister of Transportation and Communications to compensate the Minister for carrying out emergency repairs on the Muskoka & Parry Sound telephone system carried out before this Act came into force and the amount so paid shall be deducted from the compensation payable to The Muskoka & Parry Sound Telephone Co., Limited and shall have priority over any claim or encumbrance referred to in section 5.

Payment
into court

7.—(1) Subject to section 6, the compensation agreed upon or determined shall, without an order, be paid into the office of the Accountant of the Supreme Court together with a sum equal to six months interest thereon calculated at the annual rate of 6 per cent.

Application
to court

(2) Upon an application for payment out of court of compensation paid into court under subsection 1, a judge of the Supreme Court may direct that such notice of the appli-

cation be given by publication or otherwise to such persons as he considers proper and may direct the trial of an issue or make such order with respect to the payment out of court and with respect to costs as he considers reasonable.

(3) Where an order is obtained under subsection 2 in less than six months after the payment of the compensation into court, the judge making the order may direct that a proportionate part of the interest be returned to the statutory authority.

Distribution
of interest

8. The provisions of *The Telephone Act* and *The Bulk Sales Act* do not apply to the transfer of assets provided for in this Act.

R.S.O. 1970,
cc. 457, 52
do not apply

9. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

10. The short title of this Act is *The Muskoka & Parry Sound Telephone Co., Limited Acquisition Act, 1978*.

Short title

CHAPTER 44

An Act to amend The Education Act, 1974*Assented to June 20th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Paragraph 10 of subsection 1 of section 1 of *The Education Act, 1974*, being chapter 109, is repealed and the following substituted therefor:
 10. "county municipality" means a municipality, other than a city, that forms part of a county or regional municipality that is not in the territorial districts.
- 2.—(1) Subclauses ii and iii of clause *a* of subsection 7 of section 57 of the said Act are repealed and the following substituted therefor:
 - (ii) the boundaries of the school division have been altered subsequent to the latest determination or are to be altered effective on or before the 1st day of January next following the election.
- (2) Subclause ii of clause *b* of subsection 7 of the said section 57 is amended by striking out "the 1st day of January of the year" in the third and fourth lines and inserting in lieu thereof "or before the 1st day of January".
- (3) Subsection 9 of the said section 57 is amended by inserting after "effective" in the thirty-second line "on or before".
- (4) The said section 57, as amended by the Statutes of Ontario, 1976, chapter 50, section 9, is further amended by adding thereto the following subsection:
 - (9a) Where a determination is made under subsection 9 in respect of a school division that is entirely in a regional municipality, the clerk of the county municipality having

s. 1 (1),
par. 10,
re-enacted

s. 57 (7) (a) (ii),
re-enacted;
s. 57 (7) (a)
(iii),
repealed

s. 57 (7) (b)
(ii),
amended

s. 57 (9),
amended

s. 57,
amended

Notice of
determina-
tion of
regional
municipality

the greatest equalized residential and farm assessment for public school purposes in the school division shall send forthwith to the clerk of the regional municipality a copy of the determination.

s. 57 (12) (b),
amended

(5) Clause *b* of subsection 12 of the said section 57 is amended by inserting after “effective” in the fourth line “on or before”.

s. 57 (12) (c),
amended

(6) Clause *c* of subsection 12 of the said section 57 is amended by inserting after “effective” in the second line “on or before”.

s. 57,
amended

(7) The said section 57 is further amended by adding thereto the following subsection:

Notice of
determina-
tion to
clerk

(13a) Where a determination is made under subsection 13 in respect of a school division entirely in a regional municipality, the clerk who referred the matter to the judge shall, upon receipt of the determination of the judge, send a copy thereof to the clerk of the regional municipality.

s. 57 (22),
amended

(8) Subsection 22 of the said section 57 is amended by striking out “October” in the third line and inserting in lieu thereof “September”.

s. 57 (31),
re-enacted

(9) Subsection 31 of the said section 57 is repealed and the following substituted therefor:

Effect of
boundary
change on
elections

(31) Where the boundaries of a school division or of one or more municipalities in a school division are to be altered effective on or before the 1st day of January next following an election of members of the board of the school division, such boundaries shall be deemed to have been so altered for all purposes relating to such election except for the purpose of determining the persons responsible for performing duties in connection with the election.

s. 62,
amended

3. Section 62 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 50, section 11, is further amended by adding thereto the following subsection:

Term of
office

(6) The term of office of members of the board of a district school area that is not an improvement district who are elected in the year 1978 and in regular elections thereafter shall commence on the 1st day of December in the election year.

4. Subsection 1 of section 63 of the said Act is amended by striking out "first Monday in December" in the third line and inserting in lieu thereof "second Monday in November or, where that day is Remembrance Day, on the next succeeding day". s. 63 (1),
amended
5. Subsection 3 of section 64 of the said Act is amended by inserting after "officer" in the twelfth line "in respect of the improvement district or territory without municipal organization". s. 64 (3),
amended
6. Subsection 2 of section 89 of the said Act is amended by striking out "31st day of December" in the first and second lines and inserting in lieu thereof "30th day of November". s. 89 (2),
amended
7. Section 97 of the said Act is amended by adding thereto the following subsection: s. 97,
amended

(1a) The term of office of trustees of a rural separate school board elected in the year 1978 and in regular elections thereafter shall commence on the 1st day of December in the election year. Term of
office

- 8.—(1) Subsection 1 of section 100 of the said Act is amended by striking out "A meeting of the supporters of a rural separate school for the purpose of electing trustees and for any other school purpose shall be held annually" in the first, second and third lines and inserting in lieu thereof "An annual meeting of the supporters of a rural separate school shall be held". s. 100 (1),
amended
- (2) The said section 100 is amended by adding thereto the following subsection: s. 100,
amended

(1a) A rural separate school board shall be elected at a meeting of the separate school supporters held on the second Monday in November or, where that day is Remembrance Day, on the next succeeding day, in the year of a municipal election at a time and place selected by the board. Election
of
board

- (3) Subsection 3 of the said section 100 is amended by striking out "the" where it occurs the third time in the first line and inserting in lieu thereof "a". s. 100 (3),
amended
- (4) Subsection 4 of the said section 100 is amended by inserting after "the" where it occurs the second time in the first line "annual". s. 100 (4),
amended
- (5) Subsection 12 of the said section 100 is amended by striking out "an annual or special meeting" in the second s. 100 (12),
amended

line and inserting in lieu thereof “a meeting of the supporters of a rural separate school”.

s. 100 (14),
amended

(6) Subsection 14 of the said section 100 is amended by striking out “the meeting” in the first line and inserting in lieu thereof “a meeting for the election of one or more trustees”.

s. 100a,
enacted

9. The said Act is amended by adding thereto the following section:

Where
municipality
may conduct
election

100a. Notwithstanding section 100, where the centre of a rural separate school zone is in a municipality, the board of the rural separate school may, by resolution passed before the 1st day of July in the year of an election and approved at a meeting of the supporters of the rural separate school, determine that the election of trustees of the board shall be conducted by the municipality under *The Municipal Elections Act, 1977*, and the trustees shall be elected by general vote of the separate school electors of the separate school zone.

1977, c. 62

s. 100b,
enacted

10. The said Act is further amended by adding thereto the following section:

Returning
officer

100b. Where territory without municipal organization is,

- (a) within a rural or an urban separate school zone whose centre is in a municipality; or
- (b) within a combined separate school zone, a centre of which is in a municipality,

and the election of trustees of the board for such zone is conducted under *The Municipal Elections Act, 1977*, the secretary of the board shall be the returning officer and shall perform all the duties of a municipal clerk in the election for the territory without municipal organization and he shall report forthwith the vote recorded in the territory to the returning officer for the municipality in which the centre of the zone is situated and the returning officer shall prepare the final summary and announce the result of the vote.

s. 101 (1),
amended

11.—(1) Subsection 1 of section 101 of the said Act is amended by striking out “January” in the fourth line and inserting in lieu thereof “December”.

s. 101 (3),
amended

(2) Subsection 3 of the said section 101 is amended by striking out “December” in the fourth line and inserting in lieu thereof “September”.

- 12.**—(1) Clause *a* of subsection 6 of section 110 of the said Act is amended by inserting after “effective” in the sixth line “on or before”. s. 110 (6) (a), amended
- (2) Subclause ii of clause *b* of subsection 6 of the said section 110 is amended by striking out “the 1st day of January of the year” in the fourth and fifth lines and inserting in lieu thereof “on or before the 1st day of January”. s. 110 (6) (b) (ii), amended
- (3) Subsection 20 of the said section 110 is amended by striking out “October” in the third line and inserting in lieu thereof “September”. s. 110 (20), amended
- 13.** Section 111 of the said Act is repealed and the following substituted therefor: s. 111, re-enacted
111. Where the boundaries of an area designated by the regulations under subsection 2 of section 103 in respect of a county or district combined separate school board or the boundaries of one or more municipalities in such area are to be altered effective on or before the 1st day of January next following an election of trustees of the board, such boundaries shall be deemed to have been altered for all purposes relating to such election except for the purpose of determining the persons responsible for performing duties in connection with the election. Effect of boundary change on elections
- 14.** Subsection 5 of section 112 of the said Act is repealed. s. 112 (5), repealed
- 15.**—(1) Subsection 4 of section 175 of the said Act is amended by striking out “January” in the second line and inserting in lieu thereof “December”. s. 175 (4), amended
- (2) Subsection 5 of the said section 175 is amended by striking out “January” in the second line and inserting in lieu thereof “December”. s. 175 (5), amended
- 16.** Subsection 1 of section 176 of the said Act is amended by striking out “28th day of February” in the second and third lines and inserting in lieu thereof “31st day of January”. s. 176 (1), amended
- 17.**—(1) Subsection 2 of section 180 of the said Act is repealed and the following substituted therefor: s. 180 (2), re-enacted
- (2) A board that is elected at a regular election under *The Municipal Elections Act, 1977* and a board that is appointed or elected other than at a regular election under *The Municipal Elections Act, 1977* shall hold its first meeting not later than seven days after the day on which the term of office of the board commences on such date and at such time and First meeting 1977, c. 62

place as the board determines and, failing such determination, at 8 p.m. at the head office of the board on the first Wednesday following the commencement of the term of office.

s. 180 (4),
amended

(2) Subsection 4 of the said section 180 is amended by inserting after “in” in the first line “December of”.

s. 180 (5),
amended

(3) Subsection 5 of the said section 180 is amended by inserting after “in” in the first line “December of”.

s. 190 (4),
amended

18.—(1) Subsection 4 of section 190 of the said Act is amended by striking out “105 to 108 and 112 of *The Municipal Elections Act, 1972*” in the first and second lines and inserting in lieu thereof “107 to 110 and 114 of *The Municipal Elections Act, 1977*”.

s. 190 (5),
amended

(2) Subsection 5 of the said section 190 is amended by striking out “104 of *The Municipal Elections Act, 1972*” in the second and third lines and inserting in lieu thereof “106 of *The Municipal Elections Act, 1977*”.

s. 193 (4),
amended

19. Subsection 4 of section 193 of the said Act is amended by striking out “31st day of December” in the sixth and seventh lines and inserting in lieu thereof “30th day of November”.

s. 194 (4),
re-enacted

20. Subsection 4 of section 194 of the said Act is repealed and the following substituted therefor:

Where
election held
to fill a
vacancy
1977, c. 62

(4) Notwithstanding subsections 1 to 3 and section 196, where the elections of a board are held under *The Municipal Elections Act, 1977*, and a vacancy occurs on the board on or before the 31st day of March of an election year, the board may, by resolution, require that an election be held to fill the vacancy, in which case the secretary of the board shall forthwith send to the clerk of the appropriate municipality a certified copy of the resolution, and the provisions of that Act that pertain to an election to fill a vacancy apply.

s. 199,
amended

21. Section 199 of the said Act is amended by striking out “except a board composed of only three members” in the second line and inserting in lieu thereof “that is composed of more than three members and whose elections are not conducted under *The Municipal Elections Act, 1977*”.

s. 256 (8),
amended

22. Subsection 8 of the said section 256 is amended by striking out “December” in the fifth line and inserting in lieu thereof “November”.

s. 257,
amended

23. Section 257 of the said Act is amended by striking out “on or before the second Wednesday” in the fourth line and inserting in lieu thereof “not later than ten days”.

- 24.** The terms of office of the members of a district school area board and of the trustees of a rural separate school board that, but for this Act, would expire in December of 1978, shall expire with the 30th day of November, 1978. Expiration of term of office
- 25.** The said Act is further amended by striking out “*The Municipal Elections Act, 1972*” wherever it occurs and inserting in lieu thereof in each instance “*The Municipal Elections Act, 1977*”. Act amended
- 26.** This Act comes into force on the day it receives Royal Assent. Commencement
- 27.** The short title of this Act is *The Education Amendment Act, 1978*. Short title

CHAPTER 45

**An Act to amend
The Municipality of Metropolitan Toronto Act**

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 119 of *The Municipality of Metropolitan Toronto Act*, being chapter 295 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1972, chapter 54, section 3, is repealed and the following substituted therefor:

s. 119 (1),
re-enacted

(1) The provisions of *The Education Act, 1974* and the regulations that are not inconsistent with this Act apply to the boards of education referred to in subsection 1 of section 118, and, so far as such provisions are inconsistent with this Act, they do not apply to such boards of education.

Application
of 1974,
c. 109

- (2) Subsection 1a of the said section 119, as enacted by the Statutes of Ontario, 1972, chapter 54, section 3, is repealed.

s. 119 (1a),
repealed

- (3) Subsection 3 of the said section 119 is amended by striking out “section 71 of *The Schools Administration Act*” in the second line and inserting in lieu thereof “section 210 of *The Education Act, 1974*”.

s. 119 (3),
amended

- (4) Subsection 4 of the said section 119 is amended by striking out “Part VI of *The Schools Administration Act*” in the second and third lines and inserting in lieu thereof “Part X of *The Education Act, 1974*”.

s. 119 (4),
amended

2. Section 120 of the said Act is repealed and the following substituted therefor:

s. 120,
re-enacted

120. The first meeting of each such board of education after a regular election shall be held not later than the seventh day following the day on which the terms of office

First
meeting

of the elected members commence at such place and time as the board may determine.

s. 122 (1),
re-enacted

3. Subsection 1 of section 122 of the said Act is repealed and the following substituted therefor:

First
meeting
of
School
Board

(1) The first meeting of the School Board after a regular election shall be held after the boards of education for the area municipalities have held their first meetings, but in any event, not later than the fourteenth day following the day on which the terms of office of the members of such boards of education commence, at such place and time as may be fixed by resolution of the School Board.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is *The Municipality of Metropolitan Toronto Amendment Act, 1978 (No. 2)*.

CHAPTER 46

An Act respecting the Township of Pelee

Assented to June 20th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Township of Pelee may pass by-laws establishing a ferry service servicing the ports referred to in section 2, acquiring, operating, maintaining and disposing of the ferries, land, equipment and machinery in conjunction thereto and establishing the rates of ferriage to be taken thereon.

By-laws
establish-
ing ferry
service

2. The Township of Pelee has the power to operate the ferry service referred to in section 1 between the Township of Pelee, the Towns of Leamington and Kingsville in the Province of Ontario and the City of Sandusky in the State of Ohio in the United States of America, in so far as the Legislative authority of the Legislature extends to confer such power.

Power to
operate
ferry
service

3. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

4. The short title of this Act is *The Township of Pelee Act, 1978*.

Short title

CHAPTER 47

An Act to revise The Securities Act*Assented to June 23rd, 1978*

HER MAJESTY, by and with advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

INTERPRETATION

1.—(1) In this Act,

Interpre-
tation

1. “adviser” means a person or company engaging in or holding himself or itself out as engaging in the business of advising others as to the investing in or the buying or selling of securities;
2. “associate”, where used to indicate a relationship with any person or company means,
 - i. any company of which such person or company beneficially owns, directly or indirectly, voting securities carrying more than 10 per cent of the voting rights attached to all voting securities of the company for the time being outstanding,
 - ii. any partner of that person or company,
 - iii. any trust or estate in which such person or company has a substantial beneficial interest or as to which such person or company serves as trustee or in a similar capacity,
 - iv. any relative of such person, including his spouse, or of his spouse who has the same home as such person;
3. “Commission” means the Ontario Securities Commission;
4. “company” means any corporation, incorporated association, incorporated syndicate or other incorporated organization;

5. “contract” includes a trust agreement, declaration of trust or other similar instrument;
6. “contractual plan” means any contract or other arrangement for the purchase of shares or units of a mutual fund by payments over a specified period or by a specified number of payments where the amount deducted from any one of the payments as sales charges is larger than the amount that would have been deducted from such payment for sales charges if deductions had been made from each payment at a constant rate for the duration of the plan;
7. “dealer” means a person or company who trades in securities in the capacity of principal or agent;
8. “decision” means a direction, decision, order, ruling or other requirement made under a power or right conferred by this Act or the regulations;
9. “Director” means the Director or any Deputy Director of the Commission;
10. “director”, where used in relation to a person, includes a person acting in a capacity similar to that of a director of a company;
11. “distribution”, where used in relation to trading in securities, means,
 - i. a trade in securities of an issuer that have not been previously issued,
 - ii. a trade by or on behalf of an issuer in previously issued securities of that issuer that have been redeemed or purchased by or donated to that issuer,
 - iii. a trade in previously issued securities of an issuer from the holdings of any person, company or combination of persons or companies holding a sufficient number of any securities of that issuer to affect materially the control of that issuer, but any holding of any person, company or combination of persons or companies holding more than 20 per cent of the outstanding voting securities of an issuer shall, in the absence of evidence to the contrary, be deemed to affect materially the control of that issuer,

- iv. a trade by or on behalf of an underwriter in securities which were acquired by that underwriter, acting as underwriter, prior to the coming into force of this Act if those securities continue on the day this Act comes into force to be owned by or for that underwriter, so acting,
- v. a trade by or on behalf of an underwriter in securities which were acquired by that underwriter, acting as underwriter, within eighteen months after the coming into force of this Act, if the trade takes place during that eighteen months,

and after the coming into force of subsections 4, 5, 6 and 7 of section 71, includes a distribution as therein referred to, and also includes any transaction or series of transactions involving a purchase and sale or a repurchase and resale in the course of or incidental to a distribution and “distribute”, “distributed” and “distributing” have a corresponding meaning;

- 12. “distribution company” means a person or company distributing securities under a distribution contract;
- 13. “distribution contract” means a contract between a mutual fund or its trustees or other legal representative and a person or company under which that person or company is granted the right to purchase the shares or units of the mutual fund for distribution or to distribute the shares or units of the mutual fund on behalf of the mutual fund;
- 14. “distribution to the public”, where used in relation to trading in securities, means a distribution that is made for the purpose of distributing to the public securities issued by an issuer, whether such trades are made directly or indirectly to the public through an underwriter or otherwise;
- 15. “form of proxy” means a written or printed form that, upon completion and execution by or on behalf of a security holder, becomes a proxy;
- 16. “individual” means a natural person, but does not include a partnership, unincorporated association, unincorporated syndicate, unincorporated organiza-

tion, trust, or a natural person in his capacity as trustee, executor, administrator or other legal personal representative;

17. "insider" or "insider of a reporting issuer" means,
 - i. every director or senior officer of a reporting issuer,
 - ii. every director or senior officer of a company that is itself an insider or subsidiary of a reporting issuer,
 - iii. any person or company who beneficially owns, directly or indirectly, voting securities of a reporting issuer or who exercises control or direction over voting securities of a reporting issuer or a combination of both carrying more than 10 per cent of the voting rights attached to all voting securities of the reporting issuer for the time being outstanding other than voting securities held by the person or company as underwriter in the course of a distribution, and
 - iv. a reporting issuer where it has purchased, redeemed or otherwise acquired any of its securities, for so long as it holds any of its securities;
18. "issuer" means a person or company who has outstanding, issues or proposes to issue, a security;
19. "management company" means a person or company who provides investment advice, under a management contract;
20. "management contract" means a contract under which a mutual fund is provided with investment advice, alone or together with administrative or management services, for valuable consideration;
21. "material change" where used in relation to the affairs of an issuer means a change in the business, operations or capital of the issuer that would reasonably be expected to have a significant effect on the market price or value of any of the securities of the issuer and includes a decision to implement such a change made by the board of directors of the issuer or by senior management of the issuer who believe that confirmation of the decision by the board of directors is probable;

22. "material fact" where used in relation to securities issued or proposed to be issued means a fact that significantly affects, or would reasonably be expected to have a significant effect on, the market price or value of such securities;
23. "Minister" means the Minister of Consumer and Commercial Relations or other member of the Executive Council to whom the administration of this Act may be assigned;
24. "misrepresentation" means,
 - i. an untrue statement of material fact, or
 - ii. an omission to state a material fact;
25. "mutual fund" includes an issuer of securities that entitle the holder to receive on demand, or within a specified period after demand, an amount computed by reference to the value of a proportionate interest in the whole or in a part of the net assets, including a separate fund or trust account, of the issuer of the securities;
26. "mutual fund in Ontario" means a mutual fund that is a reporting issuer or that is organized under the laws of Ontario, but does not include a private mutual fund;
27. "officer" means the chairman, any vice-chairman of the board of directors, the president, any vice-president, the secretary, the assistant secretary, the treasurer, the assistant treasurer, and the general manager of a company, and any other person designated an officer of a company by by-law or similar authority, or any individual acting in a similar capacity on behalf of an issuer or registrant;
28. "person" means an individual, partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, trustee, executor, administrator, or other legal representative;
29. "portfolio manager" means an adviser registered for the purpose of managing the investment portfolio of clients through discretionary authority granted by the clients;
30. "portfolio securities", where used in relation to a mutual fund, means securities held or proposed to be purchased by the mutual fund;

31. "private company" means a company in whose constating document,

- i. the right to transfer its shares is restricted,
- ii. the number of its shareholders, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of the company, were, while in that employment, and have continued after termination of that employment to be, shareholders of the company, is limited to not more than fifty, two or more persons who are the joint registered owners of one or more shares being counted as one shareholder, and
- iii. any invitation to the public to subscribe for its securities is prohibited;

32. "private mutual fund" means a mutual fund that is,

- i. operated as an investment club, where,
 - (a) its shares or units are held by not more than fifty persons and its indebtedness has never been offered to the public;
 - (b) it does not pay or give any remuneration for investment advice or in respect of trades in securities, except normal brokerage fees; and
 - (c) all of its members are required to make contributions in proportion to the shares or units each holds for the purpose of financing its operations, or
- ii. administered by a trust company registered under *The Loan and Trust Corporations Act* and consists of,

R.S.O. 1970,
c. 254

R.S.C. 1952,
c. 148

- (a) a pooled fund maintained solely to serve registered retirement savings plans, registered home ownership savings plans, or other savings plans registered under the *Income Tax Act* (Canada);
- (b) a common trust fund as defined by subsection 1 of section 85 of *The Loan and Trust Corporations Act*; or

- (c) a pooled fund maintained by a trust company in which moneys belonging to various estates and trusts in its care are commingled, with the authority of the settlor, testator or trustee thereof, for the purpose of facilitating investment where no general solicitations are made with a view to the sale of participations in the pooled fund;

33. “promoter” means,

- i. a person or company who, acting alone or in conjunction with one or more other persons, companies or a combination thereof, directly or indirectly, takes the initiative in founding, organizing or substantially reorganizing the business of an issuer, or
- ii. a person or company who, in connection with the founding, organizing or substantial reorganizing of the business of an issuer, directly or indirectly, receives in consideration of services or property, or both services and property, 10 per cent or more of any class of securities of the issuer or 10 per cent or more of the proceeds from the sale of any class of securities of a particular issue, but a person or company who receives such securities or proceeds either solely as underwriting commissions or solely in consideration of property shall not be deemed a promoter within the meaning of this definition if such person or company does not otherwise take part in founding, organizing, or substantially reorganizing the business;

34. “proxy” means a completed and executed form of proxy by means of which a security holder has appointed a person or company as his nominee to attend and act for him and on his behalf at a meeting of security holders;

35. “register” means register under this Act, and “registered” has a corresponding meaning;

36. “registrant” means a person or company registered or required to be registered under this Act;

37. “regulations” means the regulations made under this Act;

38. “reporting issuer” means an issuer,

- i. that has issued voting securities on or after the 1st day of May, 1967 in respect of which a prospectus was filed and a receipt therefor obtained under a predecessor of this Act or in respect of which a securities exchange take-over bid circular was filed under a predecessor of this Act,
- ii. that has filed a prospectus and obtained a receipt therefor under this Act or that has filed a securities exchange take-over bid circular under this Act,
- iii. any of whose securities have been at any time since the coming into force of this Act listed and posted for trading on any stock exchange in Ontario recognized by the Commission, regardless of when such listing and posting for trading commenced,
- iv. to which *The Business Corporations Act* applies and which, for the purposes of that Act, is offering its securities to the public, or
- v. that is the company whose existence continues following the exchange of securities of a company by or for the account of such company with another company or the holders of the securities of that other company in connection with,
 - (a) a statutory amalgamation or arrangement; or
 - (b) a statutory procedure under which one company takes title to the assets of the other company that in turn loses its existence by operation of law, or under which the existing companies merge into a new company,

where one of the amalgamating or merged companies or the continuing company has been a reporting issuer for at least twelve months;

39. “salesman” means an individual who is employed by a dealer for the purpose of making trades in securities on behalf of the dealer;

40. "security" includes,

- i. any document, instrument or writing commonly known as a security,
- ii. any document constituting evidence of title to or interest in the capital, assets, property, profits, earnings or royalties of any person or company,
- iii. any document constituting evidence of an interest in an association of legatees or heirs,
- iv. any document constituting evidence of an option, subscription or other interest in or to a security,
- v. any bond, debenture, note or other evidence of indebtedness, share, stock, unit, unit certificate, participation certificate, certificate of share or interest, preorganization certificate or subscription other than a contract of insurance issued by an insurance company licensed under *The Insurance Act* and an evidence of deposit issued by a bank to which the *Bank Act* (Canada) applies or by a loan corporation or trust company registered under *The Loan and Trust Corporations Act*,
R.S.O. 1970,
cc. 224, 254
R.S.C. 1970,
c. B-1
- vi. any agreement under which the interest of the purchaser is valued for purposes of conversion or surrender by reference to the value of a proportionate interest in a specified portfolio of assets, except a contract issued by an insurance company licensed under *The Insurance Act* which provides for payment at maturity of an amount not less than three quarters of the premiums paid by the purchaser for a benefit payable at maturity,
- vii. any agreement providing that money received will be repaid or treated as a subscription to shares, stock, units or interests at the option of the recipient or of any person or company,
- viii. any certificate of share or interest in a trust, estate or association,
- ix. any profit-sharing agreement or certificate,
- x. any certificate of interest in an oil, natural gas or mining lease, claim or royalty voting trust certificate,

- xi. any oil or natural gas royalties or leases or fractional or other interest therein,
- xii. any collateral trust certificate,
- xiii. any income or annuity contract not issued by an insurance company or an issuer within the meaning of *The Investment Contracts Act*,
- xiv. any investment contract, other than an investment contract within the meaning of *The Investment Contracts Act*,
- xv. any document constituting evidence of an interest in a scholarship or educational plan or trust, and
- xvi. any commodity futures contract or any commodity futures option that is not traded on a commodity futures exchange registered with or recognized by the Commission under *The Commodity Futures Act, 1978* or the form of which is not accepted by the Director under that Act,

whether any of the foregoing relate to an issuer or proposed issuer;

41. “senior officer” means,

- i. the chairman or a vice-chairman of the board of directors, the president, a vice-president, the secretary, the treasurer or the general manager of a company or any other individual who performs functions for an issuer similar to those normally performed by an individual occupying any such office, and
- ii. each of the five highest paid employees of an issuer, including any individual referred to in subparagraph i;

42. “trade” or “trading” includes,

- i. any sale or disposition of a security for valuable consideration, whether the terms of

payment be on margin, instalment or otherwise, but does not include a purchase of a security or, except as provided in subparagraph iv, a transfer, pledge or encumbrance of securities for the purpose of giving collateral for a *bona fide* debt,

- ii. any participation as a floor trader in any transaction in a security upon the floor of any stock exchange,
- iii. any receipt by a registrant of an order to buy or sell a security,
- iv. any transfer, pledge or encumbrancing of securities of an issuer from the holdings of any person or company or combination of persons or companies described in subparagraph iii of paragraph 11 for the purpose of giving collateral for a *bona fide* debt, and
- v. any act, advertisement, solicitation, conduct or negotiation directly or indirectly in furtherance of any of the foregoing;

43. “underwriter” means a person or company who, as principal, agrees to purchase securities with a view to distribution or who, as agent, offers for sale or sells securities in connection with a distribution and includes a person or company who has a direct or indirect participation in any such distribution, but does not include,

- i. a person or company whose interest in the transaction is limited to receiving the usual and customary distributor’s or seller’s commission payable by an underwriter or issuer,
- ii. a mutual fund that, under the laws of the jurisdiction to which it is subject, accepts its shares or units for surrender and resells them,
- iii. a company that, under the laws of the jurisdiction to which it is subject, purchases its shares and resells them, or
- iv. a bank to which the *Bank Act* (Canada) applies with respect to the securities described in paragraph 1 of subsection 2 of section 34 and to such banking transactions as are designated by the regulations;

R.S.C. 1970,
c. B-1

44. “voting security” means any security other than a debt security of an issuer carrying a voting right

either under all circumstances or under some circumstances that have occurred and are continuing.

Affiliated companies

(2) A company shall be deemed to be an affiliate of another company if one of them is the subsidiary of the other or if both are subsidiaries of the same company or if each of them is controlled by the same person or company.

Controlled companies

(3) A company shall be deemed to be controlled by another person or company or by two or more companies if,

- (a) voting securities of the first-mentioned company carrying more than 50 per cent of the votes for the election of directors are held, otherwise than by way of security only, by or for the benefit of the other person or company or by or for the benefit of the other companies; and
- (b) the votes carried by such securities are entitled, if exercised, to elect a majority of the board of directors of the first-mentioned company.

Subsidiary companies

(4) A company shall be deemed to be a subsidiary of another company if,

- (a) it is controlled by,
 - (i) that other, or
 - (ii) that other and one or more companies each of which is controlled by that other, or
 - (iii) two or more companies each of which is controlled by that other; or
- (b) it is a subsidiary of a company that is that other's subsidiary.

Beneficial ownership of securities

(5) A person shall be deemed to own beneficially securities beneficially owned by a company controlled by him or by an affiliate of such company.

Idem

(6) A company shall be deemed to own beneficially securities beneficially owned by its affiliates.

Insider of mutual fund

(7) Every management company and every distribution company of a mutual fund that is a reporting issuer and every insider of such management company or distribution company shall be deemed to be an insider of the mutual fund.

Issuer as insider of reporting issuer

(8) Where an issuer becomes an insider of a reporting issuer, every director or senior officer of the issuer shall be deemed to have been an insider of the reporting issuer for the pre-

vious six months or for such shorter period that he was a director or senior officer of the issuer.

(9) Where a reporting issuer becomes an insider of any other reporting issuer, every director or senior officer of the second-mentioned reporting issuer shall be deemed to have been an insider of the first-mentioned reporting issuer for the previous six months or for such shorter period that he was a director or senior officer of the second-mentioned reporting issuer. R.S.O. 1970, c. 426, s. 1, *amended*. Reporting issuer as insider of other reporting issuer

PART I

THE COMMISSION

2.—(1) The Commission is continued and is responsible for the administration of this Act. Commission

(2) The Commission shall be composed of a Chairman and not more than eight other members, appointed by the Lieutenant Governor in Council, one of whom shall be designated as Vice-Chairman. Appointment

(3) Two members of the Commission constitute a quorum. R.S.O. 1970, c. 426, s. 2, *amended*. Quorum

3.—(1) The Chairman shall be the chief executive officer of the Commission and shall devote his full time to the work of the Commission, and the other members shall devote such time as may be necessary for the due performance of their duties as members of the Commission. Chairman and members

(2) The Chairman, Vice-Chairman or any member of the Commission may exercise the powers and shall perform such duties vested in or imposed upon the Commission by this Act or the regulations as are assigned to him by the Commission. Delegation of powers

(3) Where the person who exercises the powers and performs the duties vested in the Commission by sections 11 to 17 pursuant to an assignment under subsection 2, receives the report of an investigation ordered under section 11 and on the basis of such report issues an *ex parte* order or a direction that proceedings be instituted by the Commission under section 26, 69, 123 or 124 such person shall not sit on the hearing required to be held by the Commission except with the written consent of the party directly affected by the proceedings. Eligibility to sit on hearing

(4) Every decision made pursuant to an assignment under subsection 2 is subject to review by the Commission under Review

section 8 in the same manner as if it had been made by the Director, and the person who made the decision shall not sit on the hearing and review thereof by the Commission. R.S.O. 1970, c. 426, s. 3, *amended*.

PART II

FINANCIAL DISCLOSURE ADVISORY BOARD

Financial Disclosure Advisory Board	<p>4.—(1) The Financial Disclosure Advisory Board established under <i>The Securities Act</i>, being chapter 426 of the Revised Statutes of Ontario, 1970, is continued and shall be composed of not more than five members appointed by the Lieutenant Governor in Council, and the Lieutenant Governor in Council may designate one of the members to be chairman.</p>
Meetings	<p>(2) The Financial Disclosure Advisory Board shall meet at the call of the Commission.</p>
Duties	<p>(3) The Financial Disclosure Advisory Board shall, when requested by the Commission, consult with and advise the Commission concerning the financial disclosure requirements of this Act and the regulations.</p>
Remuneration	<p>(4) The members of The Financial Disclosure Advisory Board shall serve without remuneration, but the Lieutenant Governor in Council may fix a <i>per diem</i> allowance to be payable to each member, and every member is entitled to his reasonable and necessary expenses, as certified by the chairman, for attending at meetings and transacting the business of the Board. R.S.O. 1970, c. 426, s. 146, <i>amended</i>.</p>

PART III

APPOINTMENT OF EXPERTS

Appointment of experts	<p>5.—(1) The Commission may appoint one or more experts to assist the Commission in such manner as it may consider expedient.</p>
Submissions to experts	<p>(2) The Commission may submit any agreement, prospectus, financial statement, report or other document to one or more experts appointed under subsection 1 for examination, and the Commission has the like power to summon and enforce the attendance of witnesses before the expert and to compel them to produce documents, records and</p>

things as is vested in the Commission, and subsections 3 and 4 of section 11 apply *mutatis mutandis*.

(3) An expert appointed under subsection 1 shall be paid such amounts for services and expenses as the Lieutenant Governor in Council may determine. R.S.O. 1970, c. 426, s. 13. Payment of experts

PART IV

THE DIRECTOR

6. The Director may exercise the powers and shall perform the duties vested in or imposed upon him by this Act, and he may exercise the powers and shall perform the duties vested in or imposed upon the Commission by this Act or the regulations that are assigned to him by the Commission except those referred to in section 8 and sections 11 to 17 and, subject to the direction of the Commission, he is the chief administrative officer of the Commission. R.S.O. 1970, c. 426, s. 4. Director

7. Where,

Refunds

(a) an application for registration or renewal of registration is abandoned; or

(b) a preliminary prospectus or prospectus is withdrawn,

the Director may, upon the application of the person or company who made the application or filed the preliminary prospectus or prospectus, recommend to the Treasurer of Ontario that a refund of the fee paid on the making of the application or the filing of the preliminary prospectus or prospectus or such part thereof as he considers fair and reasonable be made, and the Treasurer may make such refund from the Consolidated Revenue Fund. R.S.O. 1970, c. 426, s. 17.

PART V

ADMINISTRATIVE PROCEEDINGS, REVIEWS AND APPEALS

8.—(1) The Director shall forthwith notify the Commission of every decision refusing registration under section 25 or refusing to issue a receipt for a prospectus under section 60 and the Commission may within thirty days of the decision notify the Director and any person or company directly. Notification of decision

affected of its intention to convene a hearing to review the decision. *New.*

Review
of Director's
decisions

(2) Any person or company directly affected by a decision of the Director may, by notice in writing sent by registered mail to the Commission within thirty days after the mailing of the notice of the decision, request and be entitled to a hearing and review thereof by the Commission.

Power on
review

(3) Upon a hearing and review, the Commission may by order confirm the decision under review or make such other decision as the Commission considers proper. R.S.O. 1970, c. 426, s. 28; 1971, c. 31, s. 5.

Stay

(4) Notwithstanding that a person or company requests a hearing and review under subsection 2 of this section or subsection 4 of section 3, the decision under review takes effect immediately, but the Commission may grant a stay until disposition of the hearing and review. 1973, c. 11, s. 1.

Appeal

9.—(1) Any person or company directly affected by a decision of the Commission, other than a decision under section 73, may appeal to the Supreme Court.

Stay

(2) Notwithstanding that an appeal is taken under this section, the decision appealed from takes effect immediately, but the Commission or the Divisional Court may grant a stay until disposition of the appeal.

Certification
of documents

(3) The Secretary shall certify to the Registrar of the Supreme Court,

- (a) the decision that has been reviewed by the Commission;
- (b) the decision of the Commission, together with any statement of reasons therefor;
- (c) the record of the proceedings before the Commission;
and
- (d) all written submissions to the Commission or other material that is relevant to the appeal.

Minister
entitled to
appear

(4) The Minister is entitled to be heard by counsel or otherwise upon the argument of an appeal under this section.

(5) Where an appeal is taken under this section, the court may by its order direct the Commission to make such decision or to do such other act as the Commission is authorized and empowered to do under this Act or the regulations and as the court considers proper, having regard to the material and submissions before it and to this Act and the regulations, and the Commission shall make such decision or do such act accordingly. ^{Powers of court on appeal}

(6) Notwithstanding an order of the court on an appeal, the Commission may make any further decision upon new material or where there is a significant change in the circumstances, and every such decision is subject to this section. 1973, c. 11, s. 2, *amended*. ^{Further decisions}

10.—(1) There shall be a Secretary to the Commission who may, ^{Secretary}

- (a) accept service of all notices or other documents on behalf of the Commission;
- (b) when authorized by the Commission, sign any decision made by the Commission as a result of a hearing;
- (c) certify under his hand any decision made by the Commission or any document, record or thing used in connection with any hearing by the Commission where certification is required for a purpose other than that stated in subsection 3 of section 9; and
- (d) exercise such other powers as are vested in him by this Act or the regulations and perform such other duties as are imposed upon him by this Act or the regulations or by the Commission.

(2) Where the Secretary is absent for any reason, the Commission may designate another individual to act in the capacity of Secretary and the individual designated may exercise all the powers vested in the Secretary by this Act or the regulations. ^{Acting Secretary}

(3) A certificate purporting to be signed by the Secretary is, without proof of the office or signature certifying, admissible in evidence, so far as is relevant, for all purposes in any action, proceeding or prosecution. *New*. ^{Certification by Secretary}

PART VI

INVESTIGATIONS

Investigation
order

11.—(1) Where upon a statement made under oath it appears probable to the Commission that any person or company has,

(a) contravened any of the provisions of this Act or the regulations; or

(b) committed an offence under the *Criminal Code* (Canada) in connection with a trade in securities,

the Commission may, by order, appoint any person to make such investigation as it deems expedient for the due administration of this Act, and in the order shall determine and prescribe the scope of the investigation.

Investigation
order

(2) The Commission may, by order, appoint any person to make such investigation as it deems expedient for the due administration of this Act or into any matter relating to trading in securities, and in such order shall determine and prescribe the scope of the investigation.

Scope of
investigation

(3) For the purposes of any investigation ordered under this section, the person appointed to make the investigation may investigate, inquire into and examine,

(a) the affairs of the person or company in respect of whom the investigation is being made and any books, papers, documents, correspondence, communications, negotiations, transactions, investigations, loans, borrowings and payments to, by, on behalf of or in relation to or connected with the person or company and any property, assets or things owned, acquired or alienated in whole or in part by the person or company or by any person or company acting on behalf of or as agent for the person or company; and

(b) the assets at any time held, the liabilities, debts, undertakings and obligations at any time existing, the financial or other conditions at any time prevailing in or in relation to or in connection with the person or company and the relationship that may at any time exist or have existed between the person or company and any other person or company by reason of investments, commissions

promised, secured or paid, interests held or acquired, the loaning or borrowing of money, stock or other property, the transfer, negotiation or holding of stock, interlocking directorates, common control, undue influence or control or any other relationship.

(4) The person making an investigation under this section has the same power to summon and enforce the attendance of witnesses and compel them to give evidence on oath or otherwise, and to produce documents, records and things, as is vested in the Supreme Court for the trial of civil actions, and the failure or refusal of a person to attend, to answer questions or to produce such documents, records and things as are in his custody or possession makes the person liable to be committed for contempt by a judge of the Supreme Court as if in breach of an order or judgment of the Supreme Court provided that no provision of *The Evidence Act* exempts any bank or any officer or employee thereof from the operation of this section.

Powers to
summon
witnesses and
require
production

R.S.O. 1970,
c. 151

(5) A person giving evidence at an investigation under this section may be represented by counsel.

Counsel

(6) Where an investigation is ordered under this section, the person appointed to make the investigation may seize and take possession of any documents, records, securities or other property of the person or company whose affairs are being investigated.

Seizure
of property

(7) Where any documents, records, securities or other property are seized under subsection 6, the documents, records, securities or other property shall be made available for inspection and copying by the person or company from whom seized at a mutually convenient time and place if a request for an opportunity to inspect or copy is made by the person or company to the person appointed to make the investigation.

Inspection
of seized
documents

(8) Where an investigation is ordered under this section, the Commission may appoint an accountant or other expert to examine documents, records, properties and matters of the person or company whose affairs are being investigated. R.S.O. 1970, c. 426, s. 21 (1-8).

Accountants
and experts

(9) Every person appointed under subsection 1, 2 or 8 shall provide the Commission with a full and complete report of the investigation including any transcript of evidence and material in his possession relating to the investigation. R.S.O. 1970, c. 426, s. 21 (9), *amended*.

Report of
investigation

Report to
Minister

12. Where upon the report of an investigation made under section 11 it appears to the Commission that any person or company may have,

(a) contravened any of the provisions of this Act or the regulations; or

R.S.C. 1970,
c. C-34

(b) committed an offence under the *Criminal Code* (Canada) in connection with a transaction relating to securities,

the Commission shall send a full and complete report of the investigation, including the report made to it, any transcript of evidence and any material in the possession of the Commission relating thereto, to the Minister. R.S.O. 1970, c. 426, s. 22.

Investigation
by order of
Minister

13. Notwithstanding section 11, the Minister may, by order, appoint any person to make such investigation as the Minister considers expedient for the due administration of this Act or into any matter relating to trading in securities, in which case the person so appointed, for the purposes of the investigation, has the same authority, powers, rights, and privileges as a person appointed under section 11. R.S.O. 1970, c. 426, s. 23.

Evidence not
to be disclosed

14. No person, without the consent of the Commission, shall disclose, except to his counsel, any information or evidence obtained or the name of any witness examined or sought to be examined under section 11 or 13.

Report to
Minister

15. Where an investigation has been made under section 11, the Commission may, and, where an investigation has been made under section 13, the person making the investigation shall report the result thereof, including the evidence, findings, comments and recommendations, to the Minister, and the Minister may cause the report to be published in whole or in part in such manner as he considers proper. R.S.O. 1970, c. 426, s. 25.

Order to
freeze
property

16.—(1) The Commission may,

(a) where it is about to order an investigation in respect of a person or company under section 11 or during or after an investigation in respect of a person or company under section 11 or 13;

(b) where it is about to make or has made an order under section 123 that trading in securities of an issuer shall cease;

- (c) where it is about to make or has made a decision suspending or cancelling the registration of any person or company or affecting the right of any person or company to trade in securities; or
- (d) where criminal proceedings or proceedings in respect of a contravention of this Act or the regulations are about to be or have been instituted against any person or company, that in the opinion of the Commission are connected with or arise out of any security or any trade therein, or out of any business conducted by the person or company,

in writing or by telegram direct any person or company having on deposit or under control or for safekeeping any funds or securities of the person or company referred to in clause *a, b, c* or *d* to hold such funds or securities or direct the person or company referred to in clause *a, b, c* or *d* to refrain from withdrawing any such funds or securities from any other person or company having any of them on deposit, under control or for safekeeping or to hold all funds or securities of clients or others in his possession or control in trust for any interim receiver, custodian, trustee, receiver or liquidator appointed under the *Bankruptcy Act* (Canada), *The Judicature Act*, *The Corporations Act*, *The Business Corporations Act*, the *Winding-up Act* (Canada) or section 17 of this Act, or until the Commission in writing revokes the direction or consents to release any particular fund or security from the direction, provided that no such direction applies to funds or securities in a stock exchange clearing house or to securities in process of transfer by a transfer agent unless the direction expressly so states, and in the case of a bank, loan or trust company, the direction applies only to the offices, branches or agencies thereof named in the direction.

R.S.C. 1970,
cc. B-3, W-10,
R.S.O. 1970,
cc. 228, 89, 53

(2) Any person or company named in a direction issued under subsection 1 may, if in doubt as to the application of the direction to particular funds or securities, apply to the Commission for an order of clarification. R.S.O. 1970, c. 426, s. 26 (1, 2), *amended*.

Application
for
directions

(3) Upon the application of a person or company directly affected by a direction issued under subsection 1, the Commission may make an order on such terms and conditions it may impose revoking the direction or consenting to the release of any fund or security. *New*.

Revocation
or
amendment
of direction

Notice to
land registry
offices

(4) In any of the circumstances mentioned in clause *a, b, c, or d* of subsection 1, the Commission may in writing or by telegram notify any land registrar or mining recorder that proceedings are being or are about to be taken that may affect land or mining claims belonging to the person or company referred to in the notice, which notice shall be registered or recorded against the lands or claims mentioned therein and has the same effect as the registration or recording of a certificate of *lis pendens* or a caution, and the Commission may in writing revoke or modify the notice. R.S.O. 1970, c. 426, s. 26 (3), *amended*.

Appointment
of receiver,
etc.

17.—(1) The Commission may,

- (a) where it is about to order an investigation in respect of a person or company under section 11 or during or after an investigation in respect of a person or company under section 11 or 13;
- (b) where it is about to make or has made an order under section 123 that trading in securities of an issuer shall cease;
- (c) where it is about to make or has made a decision suspending or cancelling the registration of any person or company or affecting the right of any person or company to trade in securities;
- (d) where criminal proceedings or proceedings in respect of a contravention of this Act or the regulations are about to be or have been instituted against any person or company that in the opinion of the Commission are connected with or arise out of any security or any trade therein, or out of any business conducted by the person or company; or
- (e) where a person or company fails or neglects to comply with the minimum net asset requirements, investment restrictions, ownership restrictions, or capital requirements prescribed by the regulations for the person or company,

apply to a judge of the Supreme Court for the appointment of a receiver, receiver and manager, trustee or liquidator of the property of the person or company.

Appointment

(2) Upon an application under subsection 1, the judge may, where he is satisfied that the appointment of a receiver, receiver and manager, trustee or liquidator of all or any part of the property of any person or company is in the best interests of the creditors of the person or company or

of persons or companies any of whose property is in the possession or under the control of the person or company, or, in a proper case, of the security holders of or subscribers to the person or company, appoint a receiver, receiver and manager, trustee or liquidator of the property of the person or company. R.S.O. 1970, c. 426, s. 27 (1, 2), *amended*.

(3) Upon an *ex parte* application made by the Commission under this section, the judge may make an order under subsection 2 appointing a receiver, receiver and manager, trustee or liquidator for a period not exceeding fifteen days. R.S.O. 1970, c. 426, s. 27 (3), *amended*. *Ex parte application*

(4) A receiver, receiver and manager, trustee or liquidator of the property of any person or company appointed under this section shall be the receiver, receiver and manager, trustee or liquidator of all or any part of the property belonging to the person or company or held by the person or company on behalf of or in trust for any other person or company, and the receiver, receiver and manager, trustee or liquidator shall have authority, if so directed by the judge, to wind up or manage the business and affairs of the person or company and all powers necessary or incidental thereto. *Powers of receiver, etc.*

(5) An order made under this section may be enforced in the same manner as any order or judgment of the Supreme Court and may be varied or discharged upon an application made by notice. *Enforcement of order*

(6) Upon an application made under this section, the rules of practice of the Supreme Court apply. R.S.O. 1970, c. 426, s. 27 (4-6), *amended*. *Rules of practice*

PART VII

AUDITS

18.—(1) Notwithstanding anything in sections 19, 20 and 21, the Commission may in writing appoint any person to examine at any time, *Audits by Commission*

- (a) the financial affairs of a registrant or a reporting issuer; and
- (b) the books and records of a custodian of assets of a mutual fund or of a custodian of shares or units of a mutual fund under a custodial agreement or other arrangement with a person or company engaged in the distribution of shares or units of the mutual fund,

and prepare such financial or other statements and reports that may be required by the Commission.

Access to records

(2) The person making an examination under this section may inquire into and examine all books of account, securities, cash, documents, bank accounts, vouchers, correspondence and records of every description of the person or company whose financial affairs are being examined, and no person or company shall withhold, destroy, conceal or refuse to give any information or thing reasonably required for the purpose of the examination.

Fees

(3) The Commission may charge such fees as may be prescribed by the regulations for any examination made under this section. R.S.O. 1970, c. 426, s. 33, *amended*.

PART VIII

SELF-REGULATION—GENERALLY

Panel of auditors

19. Every stock exchange in Ontario recognized by the Commission, the Ontario District of the Investment Dealers' Association of Canada and the Broker-Dealers' Association of Ontario, shall,

- (a) select a panel of auditors, each of whom shall have practised as such in Canada for not fewer than five years and shall be known as a panel auditor or members' auditor; and
- (b) employ an exchange auditor, district association auditor or association auditor, as the case may be, whose appointment is subject to the approval of the Commission, and the appointee shall be an auditor who has practised as such in Canada for not fewer than ten years. R.S.O. 1970, c. 426, s. 30, *amended*.

Audits by stock exchange and associations

20.—(1) Every stock exchange in Ontario recognized by the Commission, the Ontario District of the Investment Dealers' Association of Canada and the Broker-Dealers' Association of Ontario shall cause each member of such class or classes of their members as the Commission may designate in writing to appoint an auditor from the panel of auditors selected under clause *a* of section 19 and such auditor shall make the examination of the financial affairs of such member as called for by the by-laws, rules or regulations applicable to members of such class or classes and shall report thereon to the exchange auditor, district association auditor or association auditor, as the case may be.

(2) The by-laws, rules and regulations of every stock exchange in Ontario recognized by the Commission, the rules and regulations of the Ontario District of the Investment Dealers' Association of Canada and the regulations of the Broker-Dealers' Association of Ontario in respect of the practice and procedure of the examinations under subsection 1 are subject to the approval of the Commission and the actual conduct of the examinations shall be satisfactory to the Commission. R.S.O. 1970, c. 426, s. 31.

Audit by-laws
subject to
approval

21. Every registrant whose financial affairs are not subject to examination under section 20 shall keep such books and records as are necessary for the proper recording of his business transactions and financial affairs and shall deliver to the Commission annually and at such other time or times as the Commission may require a financial statement satisfactory to the Commission as to his financial position, certified by the registrant or an officer or partner of the registrant and reported upon by the auditor of the registrant, and shall deliver to the Commission such other information as the Commission may require in such form as it may prescribe. R.S.O. 1970, c. 426, s. 32.

Filing of
financial
statements of
registrants

PART IX

STOCK EXCHANGES

22.—(1) No person or company shall carry on business as a stock exchange in Ontario unless such stock exchange is recognized in writing as such by the Commission.

Stock
exchanges

(2) The Commission may, where it appears to it to be in the public interest, make any decision,

Commission's
powers

- (a) with respect to the manner in which any stock exchange in Ontario carries on business;
- (b) with respect to any by-law, ruling, instruction, or regulation of any such stock exchange;
- (c) with respect to trading on or through the facilities of any such stock exchange or with respect to any security listed and posted for trading on any such stock exchange; or
- (d) to ensure that issuers whose securities are listed and posted for trading on any such stock exchange comply with this Act and the regulations.

Review of
decisions of
stock
exchange

(3) Any person or company directly affected by any direction, order or decision made under any by-law, rule or regulation of a stock exchange in Ontario may apply to the Commission for a hearing and review thereof and section 8 applies to the hearing and review in the same manner as to the hearing and review of a decision of the Director. R.S.O. 1970, c. 426, s. 140.

Record of
transactions

23. Every stock exchange in Ontario shall keep a record showing the time at which each transaction on such stock exchange took place and shall supply to any customer of any member of such stock exchange, upon production of a written confirmation of any transaction with such member, particulars of the time at which the transaction took place and verification or otherwise of the matters set forth in the confirmation. R.S.O. 1970, c. 426, s. 141.

PART X

REGISTRATION

Registration
for trading

24.—(1) No person or company shall,

- (a) trade in a security unless the person or company is registered as a dealer, or is registered as a salesman or as a partner or as an officer of a registered dealer and is acting on behalf of the dealer;
- (b) act as an underwriter unless the person or company is registered as an underwriter; or
- (c) act as an adviser unless the person or company is registered as an adviser, or is registered as a partner or as an officer of a registered adviser and is acting on behalf of the adviser,

and the registration has been made in accordance with this Act and the regulations and the person or company has received written notice of the registration from the Director and, where the registration is subject to terms and conditions, the person or company complies with such terms and conditions. R.S.O. 1970, c. 426, s. 6 (1), *amended*.

Termination
re salesman

(2) The termination of the employment of a salesman with a registered dealer shall operate as a suspension of the registration of the salesman until notice in writing has been received by the Director from another registered dealer of the employment of the salesman by the other registered dealer and the reinstatement of the registration has been approved by the Director.

(3) The Director may designate as non-trading any employee or class of employees of a registered dealer that does not usually sell securities, but the designation may be cancelled as to any employee or class of employees where the Director is satisfied that any such employee or any member of such class of employees should be required to apply for registration as a salesman. R.S.O. 1970, c. 426, s. 6 (4, 5).

Non-trading
employee

25.—(1) The Director shall grant registration, renewal of registration, reinstatement of registration or amendment to registration to an applicant where in the opinion of the Director the applicant is suitable for registration and the proposed registration or amendment to registration is not objectionable. R.S.O. 1970, c. 426, s. 7 (1), *amended*.

Granting of
registration

(2) The Director may in his discretion restrict a registration by imposing terms and conditions thereon and, without limiting the generality of the foregoing, may restrict the duration of a registration and may restrict the registration to trades in certain securities or a certain class of securities. R.S.O. 1970, c. 426, s. 7 (3).

Terms and
conditions

(3) The Director shall not refuse to grant, renew, reinstate or amend registration or impose terms and conditions thereon without giving the applicant an opportunity to be heard. R.S.O. 1970, c. 426, s. 7 (2).

Refusal

26.—(1) The Commission, after giving a registrant an opportunity to be heard, may suspend, cancel, restrict or impose terms and conditions upon the registration or reprimand the registrant where in its opinion such action is in the public interest.

Suspension,
cancellation,
etc.

(2) Where the delay necessary for a hearing under subsection 1 would, in the opinion of the Commission, be prejudicial to the public interest, the Commission may suspend the registration without giving the registrant an opportunity to be heard, in which case it shall forthwith notify the registrant of the suspension and of a hearing and review to be held before the Commission within fifteen days of the date of the suspension, which hearing and review shall be deemed to be a hearing and review under section 8. R.S.O. 1970, c. 426, s. 8, *amended*.

Interim
suspension

(3) Notwithstanding subsection 1, the Commission may, upon an application by a registrant, accept, subject to such terms and conditions as it may impose, the voluntary surrender of the registration of the registrant where it is satisfied the financial obligations of the registrant to its clients have been discharged and the surrender of the registration would not be prejudicial to the public interest. *New.*

Surrender

Subsequent
applications

27. A further application for registration may be made upon new or other material or where it is clear that material circumstances have changed. R.S.O. 1970, c. 426, s. 9.

Application

28. An application for registration shall be made in writing upon a form prescribed by the regulations and provided by the Commission, and shall be accompanied by such fee as may be prescribed by the regulations. R.S.O. 1970, c. 426, s. 10.

Address
for service

29. Every applicant shall state in the application an address for service in Ontario and, except as otherwise provided in this Act, all notices under this Act or the regulations are sufficiently served for all purposes if delivered or sent by prepaid mail to the latest address for service so stated. R.S.O. 1970, c. 426, s. 11.

Further
information

30. The Director may require any further information or material to be submitted by an applicant or a registrant within a specified time and may require verification by affidavit or otherwise of any information or material then or previously submitted or may require the applicant or the registrant or any partner, officer, director, governor or trustee of, or any person performing a like function for, or any employee of, the applicant or of the registrant to submit to examination under oath by a person designated by the Director. R.S.O. 1970, c. 426, s. 12, *amended*.

Residence

31.—(1) The Director may refuse registration to an individual if he has not been a resident of Canada for at least one year immediately prior to the date of application for registration or if he is not a resident of Ontario at the date of the application unless at the time of the application the individual is registered in a capacity corresponding to that of a dealer, adviser, underwriter, partner, officer, or salesman under the securities laws of the jurisdiction in which he last resided and has been so registered for a period of not less than one year immediately preceding the date of the application and is, in the opinion of the Director, otherwise suitable for registration.

Idem

(2) The Director may refuse registration to a person or company if any director or officer of the person or company has not been a resident of Canada for at least one year immediately prior to the date of application for registration or is not a resident of Ontario at the date of the application unless at the time of the application he

is registered in a capacity corresponding to that of a dealer, adviser, underwriter, partner, officer or salesman under the securities laws of the jurisdiction in which he last resided and has been so registered for a period of not less than one year immediately preceding the date of the application and is, in the opinion of the Director, otherwise suitable for registration. R.S.O. 1970, c. 426, s. 14, *amended*.

32.—(1) Subject to the regulations, every registered dealer shall, within five business days of the event, notify the Director in the form prescribed by the regulations of, Notice of changes

- (a) any change in address for service in Ontario or any business address;
- (b)
 - (i) any change in the directors or officers of the registered dealer and in the case of resignation, dismissal, severance or termination of employment or office, the reason therefor, and
 - (ii) any change in the holders of the voting securities of the registered dealer;
- (c) the commencement and termination of employment of every registered salesman and, in the case of termination of employment, the reason therefor;
- (d) the opening or closing of any branch office in Ontario and, in the case of the opening of any branch office in Ontario, the name and address of the person in charge thereof; and
- (e) any change in the name or address of the person in charge of any branch office in Ontario.

(2) Subject to the regulations, every registered adviser and underwriter shall, within five business days of the event, notify the Director in the form prescribed by the regulations of, Idem

- (a) any change in address for service in Ontario or any business address; and
- (b)
 - (i) any change in the directors or officers of the registered adviser or underwriter and in the case of resignation, dismissal, severance or termination of employment or office, the reason therefor, and
 - (ii) any change in the holders of the voting securities of the registered adviser or underwriter.

Idem

(3) Every registered salesman shall, within five business days of the event, notify the Director in the form prescribed by the regulations of,

- (a) any change in his address for service in Ontario or in his business address; and
- (b) every commencement and termination of his employment by a registered dealer.

Exemptions

(4) The Director may, upon an application of a registrant that is a reporting issuer, exempt, subject to such terms and conditions as he may impose, the registrant from the requirement of subsections 1 and 2 that the Director be notified of any change in the holders of voting securities of the registrant where in his opinion it would not be prejudicial to the public interest to do so. R.S.O. 1970, c. 426, s. 15, *amended*.

PART XI

EXEMPTIONS FROM REGISTRATION REQUIREMENTS

Exemptions
of advisers

33. Registration as an adviser is not required to be obtained by,

R.S.C. 1970,
c. B-1,
1974-75,
c. 14 (Can.)

- (a) a bank to which the *Bank Act* (Canada) applies, or the Federal Business Development Bank incorporated under the *Federal Business Development Bank Act* (Canada), or a trust company registered under *The Loan and Trust Corporations Act*, or an insurance company licensed under *The Insurance Act*;

R.S.O. 1970,
cc. 254, 224

- (b) a lawyer, accountant, engineer or teacher;
- (c) a registered dealer, or any partner, officer or employee thereof; and
- (d) a publisher of or any writer for any *bona fide* newspaper, news magazine or business or financial publication of general and regular paid circulation distributed only to subscribers thereto for value or to purchasers thereof, who gives advice as an adviser only through such publication and has no interest either directly or indirectly in any of the securities upon which the advice is given and receives no commission or other consideration for giving the advice,

where the performance of the service as an adviser is solely incidental to their principal business or occupation; or

- (e) such other persons or companies as are designated by the regulations. R.S.O. 1970, c. 426, s. 18, *amended*.

34.—(1) Subject to the regulations, registration is not required in respect of the following trades: Exemption
of trades

1. A trade by an executor, administrator, guardian or committee or by an authorized trustee or assignee, an interim or official receiver or a custodian under the *Bankruptcy Act* (Canada) or by a receiver under *The Judicature Act* or by a liquidator under *The Corporations Act*, *The Business Corporations Act*, or the *Winding-up Act* (Canada), or at a judicial sale. R.S.C. 1970,
cc. B-3, W-10
R.S.O. 1970,
cc. 228, 89, 53
2. An isolated trade in a specific security by or on behalf of an owner or issuer, for the owner's or issuer's account, where the trade is not made in the course of continued and successive transactions of a like nature, and is not made by a person or company whose usual business is trading in securities.
3. A trade where the party purchasing as principal, but not as underwriter, is,
 - i. a bank to which the *Bank Act* (Canada) applies, or the Federal Business Development Bank incorporated under the *Federal Business Development Bank Act* (Canada), R.S.C. 1970,
c. B-1,
1974-75,
c. 14 (Can.)
 - ii. a loan corporation or trust company registered under *The Loan and Trust Corporations Act*, R.S.O. 1970,
c. 254
 - iii. an insurance company licensed under *The Insurance Act*, R.S.O. 1970,
c. 224
 - iv. Her Majesty in right of Canada or any province or territory of Canada, or
 - v. any municipal corporation or public board or commission in Canada.
4. A trade where the party purchasing as principal is a company or a person, other than an individual, and is recognized by the Commission as an exempt purchaser.
5. A trade where the purchaser purchases as principal, if the trade is in a security which has an aggregate

acquisition cost to such purchaser of not less than \$97,000.

6. A trade from the holdings of any person, company or combination of persons or companies described in subparagraph iii of paragraph 11 of subsection 1 of section 1 for the purpose of giving collateral for a *bona fide* debt.
7. A trade by or for the account of a pledgee, mortgagee or other encumbrancer for the purpose of liquidating a *bona fide* debt by selling or offering for sale a security pledged, mortgaged or otherwise encumbered in good faith as collateral for the debt.
8. A trade in a security that may occasionally be transacted by employees of a registered dealer where the employees do not usually sell securities and have been designated by the Director as non-trading employees, either individually or as a class.
9. A trade between a person or company and an underwriter acting as purchaser or between or among underwriters.
10. A trade in a security by a person or company acting solely through an agent who is a registered dealer.
11. The execution of an unsolicited order to purchase or sell through a registered dealer by a bank to which the *Bank Act* (Canada) applies or a trust company registered under *The Loan and Trust Corporations Act* as agent for a person or company and the trade by such person or company in placing the unsolicited order with the bank or trust company.
12. A trade by an issuer,
 - i. in a security of its own issue that is distributed by it to holders of its securities as a stock dividend or other distribution out of earnings or surplus,
 - ii. in a security whether of its own issue or not that is distributed by it to holders of its securities as incidental to a *bona fide* reorganization or winding up of the issuer or distribution of its assets for the purpose of winding up its affairs pursuant to the laws

R.S.C. 1970,
c. B-1

R.S.O. 1970,
c. 254

of the jurisdiction in which the issuer was incorporated, organized or continued,

- iii. in securities of its own issue transferred or issued through the exercise of a right to purchase, convert or exchange previously granted by the issuer,

provided that no commission or other remuneration is paid or given to others in respect of such distribution except for ministerial or professional services or for services performed by a registered dealer.

- 13. A trade by an issuer in a security of a reporting issuer held by it that is distributed by it to holders of its securities as a dividend in specie.

- 14. A trade by an issuer,

- i. in a right, transferable or otherwise granted by the issuer to holders of its securities to purchase additional securities of its own issue and the issue of securities pursuant to the exercise of the right, or
- ii. in securities of a reporting issuer held by it transferred or issued through the exercise of a right to purchase, convert or exchange previously granted by the issuer,

if the issuer has given the Commission written notice stating the date, amount, nature and conditions of the proposed trade, including the approximate net proceeds to be derived by the issuer on the basis of such additional securities being fully taken up and paid for, and either,

- iii. the Commission has not informed the issuer in writing within ten days of the giving of the notice that it objects to the proposed trade, or
 - iv. the issuer has delivered to the Commission information relating to the securities that is satisfactory to and accepted by the Commission.
- 15. A trade in a security of a company that is exchanged by or for the account of the company with another company or the holders of the securities of that other company in connection with,

- i. a statutory amalgamation or arrangement, or
 - ii. a statutory procedure under which one company takes title to the assets of the other company which in turn loses its existence by operation of law, or under which the existing companies merge into a new company.
16. A trade in a security of an issuer that is exchanged by or for the account of the issuer with the security holders of another issuer in connection with a take-over bid as defined in Part XIX.
17. A trade in a security of an issuer in connection with a take-over bid exempted from the requirements of Part XIX by subsection 2 of section 88 or by the Commission under section 99.
18. A trade by an issuer in a security of its own issue as consideration for a portion or all of the assets of any person or company, if the fair value of the assets so purchased is not less than \$100,000.
19. A trade by an issuer in the securities of its own issue with its employees or the employees of an affiliate who are not induced to purchase by expectation of employment or continued employment.
20. A trade by an issuer in securities of its own issue where the trade is reasonably necessary to facilitate the incorporation or organization of the issuer and the securities are traded for a nominal consideration to not more than five incorporators or organizers unless the statute under which the issuer is incorporated or organized requires the trade to be for a greater consideration or to a larger number of incorporators or organizers, in which case the securities may be traded for that greater consideration or to that larger number of incorporators or organizers.
21. A trade made by an issuer with a view to the sale of securities of its own issue if solicitations are made to not more than fifty prospective purchasers resulting in sales to not more than twenty-five purchasers and,
 - i. each purchaser purchases as principal, and all of the purchases are completed within a period of six months of the first purchase, except that subsequent sales to the same pur-

chasers may be carried out if made in compliance with written agreements entered into during that six month period,

ii. each purchaser has access to substantially the same information concerning the issuer that a prospectus filed under this Act would provide and is,

(a) an investor who, by virtue of his net worth and investment experience or by virtue of consultation with or advice from a person or company who is not a promoter of the issuer whose securities are being offered and who is a registered adviser or a registered dealer, is able to evaluate the prospective investment on the basis of information respecting the investment presented to him by the issuer ; or

(b) a senior officer or director of the issuer or his spouse, parent, brother, sister or child,

iii. the offer and sale of the securities are not accompanied by an advertisement and no selling or promotional expenses have been paid or incurred in connection therewith, except for professional services or for services performed by a registered dealer, and

iv. no promoter of the issuer, other than a registered dealer, has acted as a promoter of any other issuer which has traded in securities of its own issue pursuant to the exemption in this paragraph within the previous twelve months,

but an issuer which has relied upon this exemption may not again thereafter rely upon this exemption.

22. A trade in a commodity futures option or a commodity futures contract by a hedger through a dealer, within the meaning of *The Commodity Futures Act, 1978*. 1978, c. 48

23. A trade in respect of which the regulations provide that registration is not required.

(2) Subject to the regulations, registration is not required to trade in the following securities: Exemption re securities

1. Bonds, debentures or other evidences of indebtedness,

- (a) of or guaranteed by the Government of Canada or any province of Canada or by the Government of the United Kingdom or any foreign country or any political division thereof;
- (b) of any municipal corporation in Canada, including debentures issued for public, separate, secondary or vocational school purposes, or guaranteed by any municipal corporation in Canada, or secured by or payable out of rates or taxes levied under the law of any province of Canada on property in such province and collectable by or through the municipality in which such property is situated;
- (c) of or guaranteed by a bank to which the *Bank Act* (Canada) applies, a trust company or loan corporation registered under *The Loan and Trust Corporations Act* or an insurance company licensed under *The Insurance Act*;
- (d) of or guaranteed by the International Bank for Reconstruction and Development established by the Agreement for an International Bank for Reconstruction and Development approved by the *Bretton Woods Agreements Act* (Canada), if the bonds, debentures, or evidences of indebtedness are payable in the currency of Canada or the United States of America; or
- (e) of or guaranteed by the Asian Development Bank or the Inter-American Development Bank, if the bonds, debentures or evidences of indebtedness are payable in the currency of Canada or the United States of America and if, with respect to such securities, such documents, certificates, reports, releases, statements, agreements or other information as may be required by the Commission are filed.

R.S.C. 1970,
c. B-1
R.S.O. 1970,
cc. 254, 224

R.S.C. 1970,
c. B-9

2. Certificates or receipts issued by a trust company registered under *The Loan and Trust Corporations Act* for moneys received for guaranteed investment.

3. Securities issued by a private mutual fund.

4. Negotiable promissory notes or commercial paper maturing not more than one year from the date of issue, provided that each such note or commercial paper traded to an individual has a denomination or principal amount of not less than \$50,000.
5. Mortgages or other encumbrances upon real or personal property, other than mortgages or other encumbrances contained in or secured by a bond, debenture or similar obligation or in a trust deed or other instrument to secure bonds or debentures or similar obligations, if such mortgages or other encumbrances are offered for sale by a person or company registered or exempted from registration under *The Mortgage Brokers Act*. R.S.O. 1970,
c. 278
6. Securities evidencing indebtedness due under any conditional sales contract or other title retention contract providing for the acquisition of personal property if such securities are not offered for sale to an individual.
7. Securities issued by an issuer organized exclusively for educational, benevolent, fraternal, charitable, religious or recreational purposes and not for profit, where no part of the net earnings of such issuer enure to the benefit of any security holder and no commission or other remuneration is paid in connection with the sale thereof.
8. Securities issued by corporations to which *The Co-operative Corporations Act, 1973* applies. 1973, c. 101
9. Shares of a credit union within the meaning of *The Credit Unions and Caisses Populaires Act, 1976*. 1976, c. 62
10. Securities of a private company where they are not offered for sale to the public.
11. Securities issued and sold by a prospector for the purpose of financing a prospecting expedition.
12. Securities issued by a prospecting syndicate that has filed a prospecting syndicate agreement under Part XIII for which the Director has issued a receipt, where the securities are sold by the prospector or one of the prospectors who staked claims that belong to or are the subject of a declaration of trust in favour of the prospecting syndicate, and the prospector delivers a copy of the prospecting syndicate agreement to the person or company purchasing the security before accepting payment therefor.

13. Securities issued by a prospecting syndicate that has filed a prospecting syndicate agreement under Part XIII for which the Director has issued a receipt, if the securities are not offered for sale to the public and are sold to not more than fifty persons or companies.
14. Securities issued by a mining company or a mining exploration company as consideration for mining claims where the vendor enters into such escrow or pooling agreement as the Director considers necessary.
15. Securities in respect of which the regulations provide that registration is not required. R.S.O. 1970, c. 426, s. 19 (1, 2); 1971, c. 31, s. 3, *amended*.

Trades
by trust
company
R.S.O. 1970,
c. 254

(3) For the purpose of subsection 1, a trust company registered under *The Loan and Trust Corporations Act* shall be deemed to be acting as principal when it trades as trustee or as agent for accounts fully managed by it. *New*.

PART XII

TRADING IN SECURITIES GENERALLY

Confirmation
of trade

35.—(1) Every registered dealer who has acted as principal or agent in connection with any trade in a security shall promptly send by prepaid mail or deliver to the customer a written confirmation of the transaction, setting forth,

- (a) the quantity and description of the security;
- (b) the consideration;
- (c) whether or not the registered dealer is acting as principal or agent;
- (d) if acting as agent in a trade, the name of the person or company from or to or through whom the security was bought or sold;
- (e) the date and the name of the stock exchange, if any, upon which the transaction took place;
- (f) the commission, if any, charged in respect of the trade; and

- (g) the name of the salesman, if any, in the transaction.
R.S.O. 1970, c. 426, s. 67 (1).

(2) Where a trade is made in a security of a mutual fund, ^{Idem} the confirmation shall contain, in addition to the requirements of subsection 1,

- (a) the price per share or unit at which the trade was effected; and
- (b) the amount deducted by way of sales, service and other charges.

(3) Subject to the regulations, where a trade is made in a ^{Idem} security of a mutual fund under a contractual plan, the confirmation shall contain in addition to the requirements of subsections 1 and 2,

- (a) in respect of an initial payment made under a contractual plan which requires the prepayment of sales, service and other charges, a statement of the initial payment and the portion of the sales, service and other charges that is allocated to subsequent investments in the mutual fund and the manner of allocation thereof;
- (b) in respect of each subsequent payment made under a contractual plan which requires the prepayment of sales, service and other charges, a statement of the portion of the sales, service and other charges, that is allocated to the payment which is the subject of the confirmation;
- (c) in respect of an initial purchase made under a contractual plan which permits the deduction of sales, service and other charges from the first and subsequent instalments, a brief statement of the sales, service and other charges to be deducted from subsequent purchases;
- (d) in respect of each purchase made under a contractual plan, a statement of the total number of shares or units of the mutual fund acquired and the amount of sales charges paid under the contractual plan up to the date the confirmation is sent or delivered.
New.

Coded
identification

(4) For the purposes of clauses *d* and *g* of subsection 1, a person or company or a salesman may be identified in a written confirmation by means of a code or symbols if the written confirmation also contains a statement that the name of the person, company or salesman will be furnished to the customer on request.

Filing
of code

(5) Where a person or company uses a code or symbols for identification in a confirmation under subsection 1, the person or company shall forthwith file the code or symbols and their meaning, and shall notify the Commission within five days of any change in or addition to the code or symbols or their meaning. R.S.O. 1970, c. 426, s. 67 (2, 3).

Disclosure
by agent

(6) Every dealer who has acted as agent in connection with any trade in a security shall promptly disclose to the Commission, upon request by the Commission, the name of the person or company from or to or through whom the security was bought or sold. R.S.O. 1970, c. 426, s. 67 (4), *amended*.

Order
prohibiting
calls to
residences

36.—(1) The Commission may, by order, suspend, cancel, restrict or impose terms and conditions upon the right of any person or company or class of persons or companies named or described in the order to,

(a) call at any residence; or

(b) telephone from within Ontario to any residence within or outside Ontario,

for the purpose of trading in any security or in any class of securities. R.S.O. 1970, c. 426, s. 68 (1), *amended*.

Hearing

(2) The Commission shall not make an order under subsection 1 without giving the person or company or class of persons or companies affected an opportunity to be heard. *New*.

“residence”
defined

(3) In this section, “residence” includes any building or part of a building in which the occupant resides either permanently or temporarily and any premises appurtenant thereto.

What
constitutes
calls

(4) For the purposes of this section, a person or company shall be deemed conclusively to have called or telephoned

where an officer, director or salesman of the person or company calls or telephones on its behalf. R.S.O. 1970, c. 426, s. 68 (3, 4).

37.—(1) No person or company, with the intention of effecting a trade in a security, other than a security that carries an obligation of the issuer to redeem or purchase, or a right of the owner to require redemption or purchase, shall make any representation, written or oral, that he or any person or company, ^{Representations prohibited}

(a) will resell or repurchase; or

(b) will refund all or any of the purchase price of,

such security.

(2) No person or company, with the intention of effecting a trade in a security, shall give any undertaking, written or oral, relating to the future value or price of such security. ^{Future value}

(3) No person or company, with the intention of effecting a trade in a security, shall, except with the written permission of the Director, make any representation, written or oral, that such security will be listed on any stock exchange or that application has been or will be made to list such security upon any stock exchange. ^{Listing}

(4) This section does not apply to any representation referred to in subsection 1 made to a person or to a company where the representation is contained in an enforceable written agreement and the security has an aggregate acquisition cost of more than \$50,000. R.S.O. 1970, c. 426, s. 69, *amended*. ^{Application of section}

38.—(1) Where a registered dealer, with the intention of effecting a trade in a security with any person or company other than another registered dealer, issues, publishes or sends a circular, pamphlet, letter, telegram or advertisement, and proposes to act in the trade as a principal, the registered dealer shall so state in the circular, pamphlet, letter, telegram or advertisement or otherwise in writing before entering into a contract for the sale or purchase of any such security and before accepting payment or receiving any security or other consideration under or in anticipation of any such contract. R.S.O. 1970, c. 426, s. 70 (1). ^{Where dealer is principal}

Effect of
statement

(2) A statement made in compliance with this section or clause *c* of subsection 1 of section 35 that a dealer proposes to act or has acted as principal in connection with a trade in a security does not prevent such dealer from acting as agent in connection with a trade of such security.

Application
of section

(3) This section does not apply to trades referred to in subsection 1 of section 34 or to securities referred to in subsection 2 of section 34. R.S.O. 1970, c. 426, s. 70 (3, 4).

Disclosure of
financial
interest of
advisers and
dealers

39. Subject to the regulations, every registered adviser shall cause to be printed in a conspicuous position on every circular, pamphlet, advertisement, letter, telegram and other publication issued, published or sent out by him, in which the adviser recommends that a specific security be purchased, sold or held, in type not less legible than that used in the body of the circular, pamphlet, advertisement, letter or other publication, a full and complete statement of any financial or other interest that he or any partner, director, officer or a person or company that would be an insider of the adviser if the adviser was a reporting issuer may have either directly or indirectly in any securities referred to therein or in the sale or purchase thereof, including,

- (a) any ownership, beneficial or otherwise, that any of them may have in respect of such securities or in any securities issued by the same issuer;
- (b) any option that any of them may have in respect of such securities, and the terms thereof;
- (c) any commission or other remuneration that any of them has received or may expect to receive from any person or company in connection with any trade in such securities;
- (d) any financial arrangement relating to such securities that any of them may have with any person or company; and
- (e) any financial arrangement that any of them may have with any underwriter or other person or company who has any interest in the securities. R.S.O. 1970, c. 426, s. 72, *amended*.

40. Every registered dealer that recommends a purchase, sale, exchange or hold of a security in any circular, pamphlet, advertisement, letter, telegram or other publication issued, published or sent by it and intended for general circulation shall, in type not less legible than that used in the body of the publication, state whether the registered dealer or any of its officers or directors has at any time during the past twelve months assumed an underwriting liability with respect to such securities or for consideration provided financial advice to the issuer of such securities or whether the registered dealer or any of its officers or directors will receive any fees as a result of the recommended action. *New.*

41. Every registered dealer shall publish the name of every person or company having an interest, either directly or indirectly, to the extent of not less than 5 per cent in the capital of the dealer, on all letterheads, circulars and stationery that contain any offer or solicitation respecting a trade in securities or in a preliminary prospectus or prospectus upon or in which the name of the registered dealer appears as underwriter but where the Commission determines that a registered dealer or a class of registered dealers is subject to conditions of registration or to regulations imposed by a self-regulatory organization that require provision to customers in the same or some other manner of other appropriate information, the Commission may, subject to such terms and conditions as the Commission may impose, exempt the registered dealer or class of registered dealers from the requirements of this section. R.S.O. 1970, c. 426, s. 73, *amended.*

42. No registrant shall use the name of another registrant on letterheads, forms, advertisements or signs, as correspondent or otherwise, unless he is a partner, officer or agent of or is authorized so to do in writing by the other registrant. R.S.O. 1970, c. 426, s. 74.

43. No person or company shall hold himself out as being registered by having printed in a circular, pamphlet, advertisement, letter, telegram or other stationery that he is registered. R.S.O. 1970, c. 426, s. 75.

44. No person or company who is not registered shall, either directly or indirectly, hold himself out as being registered. R.S.O. 1970, c. 426, s. 76.

45. No person or company shall make any representation, written or oral, that the Commission has in any way passed upon the financial standing, fitness or conduct of any registrant

or upon the merits of any security or issuer. R.S.O. 1970, c. 426, s. 77.

Margin
contracts

46.—(1) Where a person, or a partner or employee of a partnership, or a director, officer or employee of a company, after he or the partnership or company has contracted as a registered dealer with any customer to buy and carry upon margin any securities of any issuer either in Canada or elsewhere, and while such contract continues, sells or causes to be sold securities of the same issuer for any account in which,

- (a) he;
- (b) his firm or a partner thereof; or
- (c) the company or a director thereof,

has a direct or indirect interest, if the effect of such sale would, otherwise than unintentionally, be to reduce the amount of such securities in the hands of the dealer or under his control in the ordinary course of business below the amount of such securities that the dealer should be carrying for all customers, any such contract with a customer is, at the option of the customer, voidable and the customer may recover from the dealer all moneys paid with interest thereon or securities deposited in respect thereof.

Exercise
of option

(2) The customer may exercise such option by a notice to that effect sent by prepaid mail addressed to the dealer at his address for service in Ontario. R.S.O. 1970, c. 426, s. 78.

Declaration
as to short
position

47. Any person or company who places an order for the sale of a security through an agent acting for him that is a registered dealer and who,

- (a) at the time of placing the order, does not own the security; or
- (b) if acting as agent, knows his principal does not own the security,

shall, at the time of placing the order to sell, declare to his agent that he or his principal, as the case may be, does not own the security. R.S.O. 1970, c. 426, s. 79.

Shares in
name of
registrant
not to be
voted

48.—(1) Subject to subsection 4, voting securities of an issuer registered in the name of,

- (a) a registrant or in the name of his nominee; or

- (b) a custodian or in the name of his nominee, where such issuer is a mutual fund that is a reporting issuer,

that are not beneficially owned by the registrant or the custodian, as the case may be, shall not be voted by the registrant or custodian at any meeting of security holders of the issuer.

(2) Forthwith after receipt of a copy of a notice of a meeting of security holders of an issuer, the registrant or custodian shall, where the name and address of the beneficial owner of securities registered in the name of the registrant or custodian are known, send or deliver to each beneficial owner of such security so registered at the record date for notice of meeting a copy of any notice, financial statement, information circular or other material but the registrant or custodian is not required to send or deliver such material unless the issuer or the beneficial owner of such securities has agreed to pay the reasonable costs to be incurred by the registrant or custodian in so doing. R.S.O. 1970, c. 426, s. 80 (1), *amended*. Forwarding of information by registrant

(3) At the request of a registrant or custodian, the person or company sending material referred to in subsection 2 shall forthwith furnish to the registrant or custodian, at the expense of the sender, the requisite number of copies of the material. Copies of information

(4) A registrant or custodian shall vote or give a proxy requiring a nominee to vote any voting securities referred to in subsection 1 in accordance with any written voting instructions received from the beneficial owner. Voting of shares

(5) A registrant or custodian shall, if requested in writing by a beneficial owner, give to the beneficial owner or his nominee a proxy enabling the beneficial owner or his nominee to vote any voting securities referred to in subsection 1. R.S.O. 1970, c. 426, s. 80 (3-5), *amended*. Proxies

(6) For the purpose of this section, "custodian" means a custodian of securities issued by a mutual fund held for the benefit of plan holders under a custodial agreement or other arrangement. *New*. "custodian" defined

49.—(1) The Commission may, after giving the registered dealer an opportunity to be heard, and upon being satisfied that the registered dealer's past conduct with respect to the use of advertising and sales literature affords reasonable grounds for belief that it is necessary for the protection of the public to do so, order that the registered dealer shall deliver Submission of advertising

to the Commission at least seven days before it is used, copies of all advertising and sales literature which the registered dealer proposes to use in connection with trading in securities.

Interpre-
tation

(2) For the purposes of this section,

- (a) “advertising” includes television and radio commercials, newspaper and magazine advertisements and all other sales material generally disseminated through the communications media; and
- (b) “sales literature” includes records, videotapes and similar material, written matter and all other material, except preliminary prospectuses and prospectuses, designed for use in a presentation to a purchaser, whether such material is given or shown to him.

Prohibition
of
advertising

(3) Where the Commission has issued an order pursuant to subsection 1, the Director may prohibit the use of the advertising and sales literature so delivered or may require that deletions or changes be made prior to its use.

Rescission
or variation
of order

(4) Where an order has been made pursuant to subsection 1, the Commission, on application of the registered dealer at any time after the date thereof, may rescind or vary the order where in its opinion it is not contrary to the public interest to do so. *New.*

PART XIII

PROSPECTING SYNDICATES

Agreements

50.—(1) Upon the filing of a prospecting syndicate agreement and the issuance of a receipt therefor by the Director, the liability of the members of the syndicate or parties to the agreement is limited to the extent provided by the terms of the agreement where,

- (a) the sole purpose of the syndicate is the financing of prospecting expeditions, preliminary mining development, or the acquisition of mining properties, or any combination thereof;
- (b) the agreement clearly sets out,
 - (i) the purpose of the syndicate,

- (ii) the particulars of any transaction effected or in contemplation involving the issue of units for a consideration other than cash,
- (iii) the maximum amount, not exceeding 25 per cent of the sale price, that may be charged or taken by a person or company as commission upon the sale of units in the syndicate,
- (iv) the maximum number of units in the syndicate, not exceeding $33\frac{1}{3}$ per cent of the total number of units of the syndicate, that may be issued in consideration of the transfer to the syndicate of mining properties,
- (v) the location of the principal office of the syndicate and that the principal office shall at all times be maintained in Ontario and that the Director and the members of the syndicate shall be notified immediately of any change in the location of the principal office,
- (vi) that a person or company holding mining properties for the syndicate shall execute a declaration of trust in favour of the syndicate with respect to such mining properties,
- (vii) that after the sale for cash of any issued units of the syndicate no mining properties shall be acquired by the syndicate other than by staking unless such acquisition is approved by members of the syndicate holding at least two-thirds of the issued units of the syndicate that have been sold for cash,
- (viii) that the administrative expenditures of the syndicate, including, in addition to any other items, salaries, office expenses, advertising and commissions paid by the syndicate with respect to the sale of its units, shall be limited to one-third of the total amount received by the treasury of the syndicate from the sale of its units,
- (ix) that a statement of the receipts and disbursements of the syndicate shall be furnished to the Director and to each member annually,
- (x) that 90 per cent of the vendor units of the syndicate shall be escrowed units and may be released upon the consent of the Director and that any release of such units shall not be in excess of one vendor unit for each unit of the syndicate sold for cash,

- (xi) that no securities, other than those of the syndicate's own issue, and no mining properties owned by the syndicate or held in trust for the syndicate shall be disposed of unless such disposal is approved by members of the syndicate holding at least two-thirds of the issued units of the syndicate other than escrowed units; and

- (c) the agreement limits the capital of the syndicate to a sum not exceeding \$250,000.

Receipt
for filed
agreement

- (2) The Director may in his discretion issue a receipt for a prospecting syndicate agreement filed under this section and is not required to determine whether it is in conformity with clauses *a*, *b* and *c* of subsection 1.

Application
of
R.S.O. 1970,
c. 340

- (3) After a receipt is issued by the Director for a prospecting syndicate agreement, the requirements of *The Partnerships Registration Act* as to filing do not apply to the prospecting syndicate.

Prohibition
of trading
by dealer

- (4) No registered dealer shall trade in a security issued by a prospecting syndicate either as agent for the prospecting syndicate or as principal. R.S.O. 1970, c. 426, s. 34, *amended*.

Receipt

- (5) The Director shall not refuse to issue a receipt under subsection 1 without giving the person or company who filed the prospecting syndicate agreement an opportunity to be heard. *New*.

PART XIV

PROSPECTUSES—DISTRIBUTION

"distribution",
extended
meaning

- 51.** To but not including the day eighteen months after this Act comes into force, for the purposes of sections 53 to 63, "distribution" means only a distribution that is a distribution to the public. *New*.

Prospectus
required

- 52.—(1)** No person or company shall trade in a security on his own account or on behalf of any other person or company,

- (a) before the day eighteen months after this Act comes into force where such trade would be a distribution to the public of such security;
- (b) on and after the day eighteen months after this Act comes into force, where such trade would be a distribution of such security,

unless a preliminary prospectus and a prospectus have been filed and receipts therefor obtained from the Director. R.S.O. 1970, c. 426, s. 35 (1); 1971, c. 31, s. 6, *amended*.

(2) A preliminary prospectus and a prospectus may be filed in accordance with this Part to enable the issuer to become a reporting issuer, notwithstanding the fact that no distribution is contemplated. *New*. Filing without distribution

53.—(1) A preliminary prospectus shall substantially comply with the requirements of this Act and the regulations respecting the form and content of a prospectus, except that the report or reports of the auditor or accountant required by the regulations need not be included. Preliminary prospectus

(2) A preliminary prospectus may exclude information with respect to the price to the underwriter and offering price of any securities and other matters dependent upon or relating to such prices. R.S.O. 1970, c. 426, s. 38, *amended*. Idem

54. The Director shall issue a receipt for a preliminary prospectus forthwith upon the filing thereof. R.S.O. 1970, c. 426, s. 35 (2). Receipt for preliminary prospectus

55.—(1) A prospectus shall provide full, true, and plain disclosure of all material facts relating to the securities issued or proposed to be distributed and shall comply with the requirements of this Act and the regulations. Prospectus

(2) The prospectus shall contain or be accompanied by such financial statements, reports, or other documents as are required by this Act or the regulations. R.S.O. 1970, c. 426, s. 41, *amended*. Supplemental material

56.—(1) Subject to subsection 2, where a material adverse change occurs after a receipt is obtained for a preliminary prospectus filed in accordance with subsection 1 of section 52 and before the receipt for the prospectus is obtained or, where a material change occurs after the receipt for the prospectus is obtained but prior to the completion of the distribution under such prospectus, an amendment to such preliminary prospectus or prospectus, as the case may be, shall be filed as soon as practicable and in any event within ten days after the change occurs. Amendment to preliminary prospectus on material change

(2) Where an amendment to a prospectus is filed under subsection 1 for the purpose of distributing securities in addition to the securities previously disclosed in the prospectus or an amendment to the prospectus such additional distribution shall not be proceeded with for a period of ten days Idem

after the amendment is filed or, in the event the Commission informs the party filing in writing within ten days of the filing that it objects to the further distribution until such time as a receipt for the amended prospectus is obtained from the Director.

Notice of
amendment

(3) An amendment to a preliminary prospectus referred to in subsection 1 shall, forthwith after it has been filed, be forwarded to each recipient of the preliminary prospectus according to the record maintained under section 66. R.S.O. 1970, c. 426, s. 40 (2, 3), *amended*.

Certificate
by issuer

57.—(1) Subject to subsection 3, a prospectus filed under subsection 1 of section 52 or subsection 1 of section 61 shall contain a certificate in the following form, signed by the chief executive officer, the chief financial officer, and, on behalf of the board of directors, any two directors of the issuer, other than the foregoing, duly authorized to sign, and any person or company who is a promoter of the issuer:

The foregoing constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by Part XIV of The Securities Act, 1978 and the regulations thereunder.

Idem

(2) Subject to subsection 3, a prospectus filed under subsection 2 of section 52 shall contain a certificate in the following form, signed by the chief executive officer, the chief financial officer, and, on behalf of the board of directors, any two directors of the issuer, other than the foregoing, duly authorized to sign, and any person or company who is a promoter of the issuer:

The foregoing constitutes full, true and plain disclosure of all material facts relating to the securities previously issued by the issuer as required by Part XIV of The Securities Act, 1978 and the regulations thereunder.

Idem

(3) Where the issuer has only three directors, two of whom are the chief executive officer and the chief financial officer, the certificate may be signed by all the directors of the issuer.

Idem

(4) Where the Director is satisfied upon evidence or submissions made to him that either, or both of, the chief executive officer or chief financial officer of the issuer is for adequate cause not available to sign a certificate in a prospectus, the Director may permit the certificate to be signed by any other responsible officer or officers of the issuer in lieu of either, or both of, the chief executive officer or chief financial officer.

(5) With the consent of the Director, a promoter need not ^{Idem} sign the certificate in a prospectus.

(6) The Director may, in his discretion, require any ^{Certificate of promoter} person or company who was a promoter of the issuer within the two preceding years to sign the certificate required by subsection 1 or 2 subject to such conditions as the Director may consider proper.

(7) With the consent of the Director, a promoter may sign ^{Idem} a certificate in a prospectus by his agent duly authorized in writing. R.S.O. 1970, c. 426, s. 52, *amended*.

58.—(1) Where there is an underwriter, a prospectus shall ^{Certificate of underwriter} contain a certificate in the following form, signed by the underwriter or underwriters who, with respect to the securities offered by the prospectus, are in a contractual relationship with the issuer or security holder whose securities are being offered by the prospectus:

To the best of our knowledge, information and belief, the foregoing constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by Part XIV of The Securities Act, 1978 and the regulations thereunder.

(2) With the consent of the Director, an underwriter may ^{Idem} sign a certificate in a prospectus by his agent duly authorized in writing. R.S.O. 1970, c. 426, s. 53, *amended*.

59. Every prospectus shall contain a statement of the ^{Statement of rights} rights given to a purchaser by sections 70 and 126. R.S.O. 1970, c. 426, ss. 64 (9), 65 (8), *amended*.

60.—(1) Subject to subsection 2, the Director shall issue a ^{Issuance of receipt} receipt for a prospectus filed under this Part unless it appears to him that it is not in the public interest to do so.

(2) The Director shall not issue a receipt for a prospectus ^{Refusal of receipt} if it appears to him that,

(a) the prospectus or any document required to be filed therewith,

(i) fails to comply in any substantial respect with any of the requirements of this Part or the regulations,

(ii) contains any statement, promise, estimate or forecast that is misleading, false or deceptive, or

- (iii) contains a misrepresentation;
- (b) an unconscionable consideration has been paid or given or is intended to be paid or given for promotional purposes or for the acquisition of property;
- (c) the proceeds from the sale of the securities to which the prospectus relates that are to be paid into the treasury of the issuer, together with other resources of the issuer, are insufficient to accomplish the purpose of the issue stated in the prospectus;
- (d) having regard to the financial condition of the issuer or an officer, director, promoter, or a person or company or combination of persons or companies holding sufficient of the securities of the issuer to affect materially the control of the issuer, the issuer cannot reasonably be expected to be financially responsible in the conduct of its business;
- (e) the past conduct of the issuer or an officer, director, promoter, or a person or company or combination of persons or companies holding sufficient of the securities of the issuer to affect materially the control of the issuer affords reasonable grounds for belief that the business of the issuer will not be conducted with integrity and in the best interests of its security holders;
- (f) such escrow or pooling agreement as the Director considers necessary or advisable with respect to securities has not been entered into;
- (g) such agreement as the Director considers necessary or advisable to accomplish the objects indicated in the prospectus for the holding in trust of the proceeds payable to the issuer from the sale of the securities pending the distribution of the securities has not been entered into;
- (h) in the case of a prospectus filed by a finance company, as defined in the regulations,
 - (i) the plan of distribution of the securities offered is not acceptable,
 - (ii) the securities offered are not secured in such manner, on such terms and by such means as are required by the regulations, or

- (iii) such finance company does not meet such financial and other requirements and conditions as are specified in the regulations; or
- (i) a person or company who has prepared or certified any part of the prospectus or is named as having prepared or certified a report or valuation used in or in connection with a prospectus is not acceptable to him.
- (3) The Director shall not refuse to issue a receipt under subsection 1 or 2 without giving the person or company who filed the prospectus an opportunity to be heard. R.S.O. 1970, c. 426, s. 61 (1, 2); 1971, c. 31, s. 16, *amended*. Hearing
- (4) Where it appears to the Director that a preliminary prospectus, *pro forma* prospectus, or prospectus raises a material question involving the public interest under subsection 1 or a new or novel question of interpretation under subsection 2 that might result in the Director refusing to issue a receipt under subsection 1 or 2, the Director may refer the question to the Commission for determination. Referral to Commission
- (5) The Director shall state the question in writing setting out the facts upon which the question is based. Form of question
- (6) The question, together with any additional material, shall be lodged by the Director with the Secretary of the Commission, and a copy of the question shall forthwith be served by the Secretary upon any interested person or company. Filing of question
- (7) The Commission, after giving the parties an opportunity to be heard, shall consider and determine the question and refer the matter back to the Director for final consideration under subsections 1 and 2. Hearing by Commission
- (8) Subject to any order of the Supreme Court made under section 9, the decision of the Commission on the question is binding on the Director. *New*. Decision of Commission
- 61.**—(1) No distribution of a security to which subsection 1 of section 52 applies shall continue longer than twelve months from the later of either, Refiling of prospectus
- (a) the date of the issuance of the receipt for the preliminary prospectus relating to such security; or

- (b) the date of the last prospectus filed under this section,

as the case may be, which shall be the lapse date, unless a new prospectus that complies with this Part is filed and a receipt therefor is obtained from the Director. R.S.O. 1970, c. 426, s. 56; 1971, c. 31, s. 11, *amended*.

Idem (2) A distribution may be continued for a further twelve months if,

- (a) a *pro forma* prospectus prepared in accordance with the regulations is filed not less than thirty days prior to the lapse date of the previous prospectus;
- (b) a prospectus is filed not later than ten days following the lapse date of the previous prospectus; and
- (c) a receipt for the prospectus is obtained from the Director within the twenty days following the lapse date of the previous prospectus.

Idem (3) The continued distribution of securities after the lapse date does not contravene subsection 1 unless and until any of the conditions of subsection 2 are not complied with.

Failure to refile (4) Subject to any extension granted under subsection 5, all trades completed in reliance upon subsection 2 after the lapse date may be cancelled at the option of the purchaser within ninety days of the purchaser's first knowledge of the failure to comply with such conditions where any of the conditions to the continuation of a distribution under subsection 2 are not complied with.

Extension of time (5) The Commission may, upon an application of a reporting issuer, extend, subject to such terms and conditions as it may impose, the times provided by subsection 2 where in its opinion it would not be prejudicial to the public interest to do so. *New*.

Notice to Commission of distribution to public **62.**—(1) No dealer shall engage in the distribution of a security to which section 52 or 61 is applicable until such dealer has notified the Commission in writing of his intention to engage in such distribution.

Notice of Commission of cessation of distribution to public (2) Every dealer shall forthwith notify the Commission in writing when he has ceased to engage in the distribution of a security to which section 52 or 61 is applicable. R.S.O. 1970, c. 426, s. 54, *amended*.

63. -(1) Where a person or company proposing to make a distribution of previously issued securities of an issuer is unable to obtain from the issuer of the securities information or material that is necessary for the purpose of complying with this Part or the regulations, the Director may order the issuer of the securities to furnish to the person or company that proposes to make the distribution such information and material as the Director considers necessary for the purposes of the distribution, upon such terms and subject to such conditions as he considers proper, and all such information and material may be used by the person or company to whom it is furnished for the purpose of complying with this Part and the regulations.

Orders to
furnish
information
re distribu-
tion to
public

(2) Where a person or company proposing to make a distribution of previously issued securities of an issuer is unable to obtain any or all of the signatures to the certificates required by this Act or the regulations, or otherwise to comply with this Part or the regulations, the Director may, upon being satisfied that all reasonable efforts have been made to comply with this Part and the regulations and that no person or company is likely to be prejudicially affected by such failure to comply, make such order waiving any of the provisions of this Part or the regulations as he considers advisable, upon such terms and subject to such conditions as he considers proper. R.S.O. 1970, c. 426, s. 60, *amended*.

Idem

PART XV

DISTRIBUTION—GENERALLY

64.—(1) In this section, “waiting period” means the interval, which shall be at least ten days, between the issuance by the Director of a receipt for a preliminary prospectus relating to the offering of a security and the issuance by him of a receipt for the prospectus.

“waiting
period”
defined

(2) Notwithstanding section 52, but subject to Part XII, it is permissible during the waiting period,

Distribution
of material
during
waiting
period

- (a) to distribute a notice, circular, advertisement or letter to or otherwise communicate with any person or company identifying the security proposed to be issued, stating the price thereof, if then determined, the name and address of a person or company from whom purchases of the security may be made and containing such further information as may be

permitted or required by the regulations, if every such notice, circular, advertisement, letter or other communication states the name and address of a person or company from whom a preliminary prospectus may be obtained;

(b) to distribute a preliminary prospectus; and

(c) to solicit expressions of interest from a prospective purchaser if, prior to such solicitation or forthwith after the prospective purchaser indicates an interest in purchasing the security, a copy of the preliminary prospectus is forwarded to him. R.S.O. 1970, c. 426, s. 36.

Distribution
of
preliminary
prospectus

65. Any dealer distributing a security to which section 64 applies shall, in addition to the requirements of clause c of subsection 2 of section 64, send a copy of the preliminary prospectus to each prospective purchaser who, without solicitation, indicates an interest in purchasing the security and requests a copy of such preliminary prospectus. R.S.O. 1970, c. 426, s. 37, *amended*.

Distribution
list

66. Any dealer distributing a security to which section 64 applies shall maintain a record of the names and addresses of all persons and companies to whom the preliminary prospectus has been forwarded. *New*.

Defective
preliminary
prospectus

67. Where it appears to the Director that a preliminary prospectus is defective in that it does not substantially comply with the requirements of this Act and the regulations as to form and content, he may, without giving notice, order that the trading permitted by subsection 2 of section 64 in the security to which the preliminary prospectus relates shall cease until a revised preliminary prospectus satisfactory to the Director is filed and forwarded to each recipient of the defective preliminary prospectus according to the record maintained under section 66. R.S.O. 1970, c. 426, s. 40 (1).

Material
given on
distribution

68. From the date of the issuance by the Director of a receipt for a prospectus relating to a security, a person or company trading in the security in a distribution, either on his own account or on behalf of any other person or company, may distribute the prospectus, any document filed with or referred to in the prospectus and any notice, circular, advertisement or letter of the nature described in clause a of subsection 2 of section 64 or in the regulations, but shall not distribute any other printed or written material respecting the security that is prohibited by the regulations. R.S.O. 1970, c. 426, s. 57; 1971, c. 31, s. 12, *amended*.

69.—(1) Where it appears to the Commission, after the filing of a prospectus under this Part and the issuance of a receipt therefor, that any of the circumstances set out in subsection 2 of section 60 exist, the Commission may order that the distribution of the securities under the prospectus shall cease.

(2) No order shall be made under subsection 1 without a hearing unless in the opinion of the Commission the length of time required for a hearing could be prejudicial to the public interest, in which event a temporary order may be made which shall expire fifteen days from the date of the making thereof unless the hearing is commenced in which case the Commission may extend the order until the hearing is concluded.

(3) A notice of every order made under this section shall be served upon the issuer to whose securities the prospectus relates and upon every dealer who has notified the Commission of his intention to engage in the distribution of the securities, and forthwith upon the receipt of the notice,

- (a) distribution of the securities under prospectus by the person or company named in the order shall cease; and
- (b) any receipt issued by the Director for the prospectus is revoked. R.S.O. 1970, c. 426, s. 62; 1971, c. 31, s. 17, *amended*.

70.—(1) A dealer not acting as agent of the purchaser who receives an order or subscription for a security offered in a distribution to which subsection 1 of section 52 or section 61 is applicable shall, unless he has previously done so, send by prepaid mail or deliver to the purchaser the latest prospectus and any amendment to the prospectus filed either before entering into an agreement of purchase and sale resulting from the order or subscription or not later than midnight on the second day, exclusive of Saturdays, Sundays, and holidays, after entering into such agreement.

(2) An agreement of purchase and sale referred to in subsection 1 is not binding upon the purchaser, if the dealer from whom the purchaser purchases the security receives written or telegraphic notice evidencing the intention of the purchaser not to be bound by the agreement of purchase and sale not later than midnight on the second day, exclusive of Saturdays, Sundays, and holidays, after receipt by the

purchaser of the latest prospectus and any amendment to the prospectus.

Application
of subs. 2

(3) Subsection 2 does not apply if the purchaser is a registrant or if the purchaser sells or otherwise transfers beneficial ownership of the security referred to in subsection 2, otherwise than to secure indebtedness, before the expiration of the time referred to in subsection 2.

Time of
receipt

(4) For the purpose of this section, where the latest prospectus and any amendment to the prospectus is sent by prepaid mail, the latest prospectus and any amendment to the prospectus shall be deemed conclusively to have been received in the ordinary course of mail by the person or company to whom it was addressed.

Receipt of
prospectus
by agent

(5) The receipt of the latest prospectus or any amendment to the prospectus by a dealer who is acting as agent of or who thereafter commences to act as agent of the purchaser with respect to the purchase of a security referred to in subsection 1 shall, for the purpose of this section, be receipt by the purchaser as of the date on which the agent received such latest prospectus and any amendment to the prospectus.

Receipt of
notice by
agent

(6) The receipt of the notice referred to in subsection 2 by a dealer who acted as agent of the vendor with respect to the sale of the security referred to in subsection 1 shall, for the purpose of this section, be receipt by the vendor as of the date on which the agent received such notice.

Dealer
as agent

(7) For the purpose of this section, a dealer shall not be considered to be acting as agent of the purchaser unless the dealer is acting solely as agent of the purchaser with respect to the purchase and sale in question and has not received and has no agreement to receive compensation from or on behalf of the vendor with respect to the purchase and sale.

Onus of
proof

(8) The onus of proving that the time for giving notice under subsection 2 has expired is upon the dealer from whom the purchaser has agreed to purchase the security. R.S.O. 1970, c. 426, s. 64; 1971, c. 31, s. 19, *amended*.

PART XVI

EXEMPTIONS FROM PROSPECTUS REQUIREMENTS

Prospectus
not
required

71.—(1) Subject to the regulations, sections 52 and 61 do not apply to a distribution where,

(a) the purchaser is,

- (i) a bank to which the *Bank Act* (Canada) applies or the Federal Business Development Bank incorporated under the *Federal Business Development Bank Act* (Canada), R.S.C. 1970, c. B-1, 1974-75, c. 14 (Can.)
- (ii) a loan corporation or trust company registered under *The Loan and Trust Corporations Act*, R.S.O. 1970, c. 254
- (iii) an insurance company licensed under *The Insurance Act*, R.S.O. 1970, c. 224
- (iv) Her Majesty in right of Canada or any province or territory of Canada, or
- (v) any municipal corporation or public board or commission in Canada,

who purchases as principal;

- (b) the trade is an isolated trade in a specific security by or on behalf of an issuer, for the issuer's account, where such trade is not made in the course of continued and successive transactions of a like nature, and is not made by a person or company whose usual business is trading in securities;
- (c) the party purchasing as principal is a company or a person, other than an individual, and is recognized by the Commission as an exempt purchaser;
- (d) the purchaser purchases as principal, if the trade is in a security which has an aggregate acquisition cost to such purchaser of not less than \$97,000;
- (e) the trade is to a lender, pledgee, mortgagee or other encumbrancer from the holdings of any person, company or combination of persons or companies described in subparagraph iii of paragraph 11 of subsection 1 of section 1 for the purpose of giving collateral for a *bona fide* debt;
- (f) the trade is made by an issuer,
 - (i) in a security of its own issue that is distributed by it to holders of its securities as a stock dividend or other distribution out of earnings or surplus,

- (ii) in a security whether of its own issue or not that is distributed by it to holders of its securities as incidental to a *bona fide* reorganization or winding up of the issuer or distribution of its assets for the purpose of winding up its affairs pursuant to the laws of the jurisdiction in which the issuer was incorporated, organized or continued, or
- (iii) in securities of its own issue transferred or issued through the exercise of a right to purchase, convert or exchange previously granted by the issuer,

provided that no commission or other remuneration is paid or given to others in respect of such distribution except for ministerial or professional services or for services performed by a registered dealer;

- (g) the trade is made by an issuer in a security of a reporting issuer held by it that is distributed by it to holders of its securities as a dividend in specie;
- (h) the trade is made by an issuer,
 - (i) in a right, transferable or otherwise granted by the issuer to holders of its securities to purchase additional securities of its own issue and the issue of securities pursuant to the exercise of the right, or
 - (ii) in securities of a reporting issuer held by it transferred or issued through the exercise of a right to purchase, convert or exchange previously granted by the issuer,

if the issuer has given the Commission written notice stating the date, amount, nature and conditions of the proposed trade, including the approximate net proceeds to be derived by the issuer on the basis of such additional securities being fully taken up and either,

- (iii) the Commission has not informed the issuer in writing within ten days of the giving of the notice that it objects to the proposed trade, or
- (iv) the issuer has delivered to the Commission information relating to the securities that is

satisfactory to and accepted by the Commission;

- (i) the trade is made in a security of a company that is exchanged by or for the account of such company with another company or the holders of the securities of that other company in connection with,
 - (i) a statutory amalgamation or arrangement, or
 - (ii) a statutory procedure under which one company takes title to the assets of the other company which in turn loses its existence by operation of law, or under which the existing companies merge into a new company;
- (j) the trade is made in a security of an issuer that is exchanged by or for the account of the issuer with the security holders of another issuer in connection with a take-over bid as defined in Part XIX;
- (k) the trade is made in a security of an issuer in connection with a take-over bid exempted from the requirements of Part XIX by subsection 2 of section 88 or by the Commission under section 99;
- (l) the trade is made by an issuer in a security of its own issue as consideration for a portion or all of the assets of any person or company, if the fair value of the assets so purchased is not less than \$100,000;
- (m) the trade is made by an issuer in a security of its own issue in consideration of mining claims where the vendor enters into such escrow or pooling agreement as the Director considers necessary;
- (n) the trade is made by an issuer in the securities of its own issue with its employees or the employees of an affiliate who are not induced to purchase by expectation of employment or continued employment;
- (o) the trade is made by an issuer in securities of its own issue where the trade is reasonably necessary to facilitate the incorporation or organization of the issuer and the securities are traded for a nominal consideration to not more than five incorporators or organizers unless the statute under which the issuer is incorporated or organized requires the trade to be for a greater consideration or to a larger number of incorporators or organizers, in which

case the securities may be traded for that greater consideration or to that larger number of incorporators or organizers;

- (p) the trade is made by an issuer with a view to the sale of securities of its own issue if solicitations are made to not more than fifty prospective purchasers resulting in sales to not more than twenty-five purchasers and,
 - (i) each purchaser purchases as principal, and all of the purchases are completed within a period of six months of the first purchase except that subsequent sales to the same purchasers may be carried out if made in compliance with written agreements entered into during that six month period,
 - (ii) each purchaser has access to substantially the same information concerning the issuer that a prospectus filed under this Act would provide and is,
 - a. an investor who, by virtue of his net worth and investment experience or by virtue of consultation with or advice from a person or company who is not a promoter of the issuer whose securities are being offered and who is a registered adviser or a registered dealer, is able to evaluate the prospective investment on the basis of information respecting the investment presented to him by the issuer, or
 - b. a senior officer or director of the issuer or his spouse, parent, brother, sister or child,
 - (iii) the offer and sale of the securities are not accompanied by an advertisement and no selling or promotional expenses have been paid or incurred in connection therewith, except for professional services or for services performed by a registered dealer, and
 - (iv) no promoter of the issuer, other than a registered dealer, has acted as a promoter of any other issuer which has traded in securities of its own issue pursuant to the exemption in this clause within the previous twelve months,

but an issuer which has relied upon this exemption may not again thereafter rely upon this exemption ;

- (q) the trade is made from one registered dealer to another registered dealer where the registered dealer making the purchase is acting as principal ;
- (r) the trade is made between a person or company and an underwriter acting as purchaser or between or among underwriters ; or
- (s) the trade is in a commodity futures option or commodity futures contract where such trade is that of a hedger through a dealer, within the meaning of *The Commodity Futures Act, 1978*.

1978, c. 48

(2) For the purpose of subsection 1, a trust company registered under *The Loan and Trust Corporations Act* shall be deemed to be acting as principal when it trades as trustee or as agent for accounts fully managed by it.

Trust companies deemed principals
R.S.O. 1970, c. 254

(3) Subject to the regulations, where a trade has been made under clause *a, b, c, d, l, p* or *q* of subsection 1, the vendor shall within ten days file a report prepared and executed in accordance with the regulations, but no report is required where, by a trade under clause *a* of subsection 1, a bank to which the *Bank Act* (Canada) applies or a loan corporation or trust company registered under *The Loan and Trust Corporations Act* acquires from a customer an evidence of indebtedness of the customer or an equity investment in the customer acquired concurrently with an evidence of indebtedness.

Report

R.S.C. 1970, c. B-1

(4) The first trade in securities previously acquired pursuant to an exemption contained in clause *a, b, c, d, l, m, p* or *q* of subsection 1, other than a further trade exempted by subsection 1, is a distribution, unless,

First trades deemed distribution

(a) the issuer of the security is a reporting issuer and is not in default of any requirement of this Act or the regulations ;

(b) (i) the securities are listed and posted for trading on a stock exchange recognized for this purpose by the Commission and comply with the requirements of either clause *m* or *n* of subsection 1 of section 383 of *The Insurance Act*, and have been held at least six months from the date of the initial exempt trade or the date the issuer became a reporting issuer, whichever is the later, or

R.S.O. 1970, c. 224

R.S.O. 1970,
c. 224

- (ii) the securities are bonds, debentures or other evidences of indebtedness issued or guaranteed by an issuer or are preferred shares of an issuer and comply with the requirements of clause *k* or *m*, as the case may be, of subsection 1 of section 383 of *The Insurance Act* and have been held at least six months from the date of the initial exempt trade or the date the issuer became a reporting issuer, whichever is the later, or
 - (iii) the securities are listed and posted for trading on a stock exchange recognized for this purpose by the Commission or are bonds, debentures or other evidences of indebtedness issued or guaranteed by the reporting issuer whose securities are so listed, and have been held at least one year from the date of the initial exempt trade or the date the issuer became a reporting issuer, whichever is later, or
 - (iv) the securities have been held at least eighteen months from the date of the initial exempt trade or the date the issuer became a reporting issuer, whichever is later; and
- (c) the vendor files a report within ten days prepared and executed in accordance with the regulations,

provided that no unusual effort is made to prepare the market or to create a demand for such securities and no extraordinary commission or consideration is paid in respect of such trade.

Idem

(5) The first trade in securities previously acquired under an exemption contained in clause *f*, *i*, *j*, *k* or *n* of subsection 1 and the first trade in previously issued securities of a company that has ceased to be a private company, other than a further trade exempted by subsection 1, is a distribution except that where,

- (a) the issuer of the securities is a reporting issuer and has been a reporting issuer for at least twelve months or, in the case of securities acquired under clause *i* of subsection 1, one of the amalgamating or merged corporations or one of the continuing corporations has been a reporting issuer for twelve months and the issuer is not in default of any requirement of this Act or the regulations;

- (b) disclosure to the Commission has been made of its exempt trade or in the case of a company that has ceased to be a private company the issuer has filed with the Commission such report with respect to its outstanding securities as may be required by the regulations; and
- (c) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or consideration is paid in respect of the trade,

then such first trade is a distribution only if it is a distribution as defined in subparagraph iii of paragraph 11 of subsection 1 of section 1.

(6) The first trade in securities previously purchased under an exemption contained in clause *o* or *r* of subsection 1, other than a further trade exempted by subsection 1, is a distribution. Idem

(7) Sections 52 and 61 do not apply to a distribution within the meaning of subparagraph iii of paragraph 11 of subsection 1 of section 1 or by a lender, pledgee, mortgagee or other encumbrancer for the purpose of liquidating a *bona fide* debt by selling or offering for sale a security pledged, mortgaged or otherwise encumbered in good faith as collateral for the debt in accordance with clause *e* of subsection 1, if, Prospectus
not
required

- (a) the distribution is exempted by subsection 1; or
- (b) the issuer of the security is a reporting issuer and has been a reporting issuer for at least eighteen months and is not in default of any requirement of this Act or the regulations and the seller, unless exempted by the regulations,
 - (i) files with the Commission and any stock exchange recognized by the Commission for this purpose on which the securities are listed at least seven days and not more than fourteen days prior to the proposed trade,
 - a. a notice of intention to sell in the form prescribed by the regulations disclosing particulars of the control position known to him, the number of securities to be sold and the method of distribution, and
 - b. a declaration signed by each seller as at a date not more than twenty-four

hours prior to its filing and prepared and executed in accordance with the regulations and certified as follows:

“The seller for whose account the securities to which this certificate relates are to be sold hereby represents that he has no knowledge of any material change which has occurred in the affairs of the issuer of the securities which has not been generally disclosed and reported to the Commission, nor has he any knowledge of any other material adverse information in regard to the current and prospective operations of the issuer which have not been generally disclosed”,

and,

- (ii) files within three days after the completion of any trade a report of the trade in the form prescribed under Part XX,

provided that the notice required to be filed under sub-subclause a of subclause i and the declaration required to be filed under sub-subclause b of subclause i shall be renewed and filed at the end of sixty days after the original date of filing and thereafter at the end of each twenty-eight day period so long as any of the securities specified under the original notice have not been sold or until notice has been filed that the securities so specified or any part thereof are no longer for sale; and

- (c) no unusual effort is made to prepare the market or to create a demand for the securities and no extraordinary commission or other consideration is paid in respect of such trade. *New.*

Certificate re
reporting
issuer

(8) Subject to subsection 10, for the purpose of determining whether an issuer is a reporting issuer and, if so, whether the reporting issuer is not in default of any requirement of this Act or the regulations, the seller is entitled to apply to the Commission for a certificate issued for this purpose in accordance with section 136 and is entitled to rely on the certificate.

List re
defaulting
reporting
issuers

(9) Subject to subsection 10, for the purpose of determining whether a reporting issuer is not in default of any requirement

of this Act or the regulations, the seller is entitled to rely on a list of defaulting reporting issuers which shall be maintained by the Commission for public inspection in its offices during its normal business hours.

(10) No person or company who knows or ought reasonably to know that a reporting issuer is in default may rely on the certificate or on the list. Exception

(11) For the purposes of this section, an issuer shall be deemed to have been a reporting issuer from the date that it met the condition of the appropriate subclause of paragraph 38 of subsection 1 of section 1 provided that in each case it is currently in compliance with the requirements of this Act and in the case of qualification under subclause iii of paragraph 38 of subsection 1 of section 1 it is also currently listed and posted for trading on any stock exchange in Ontario recognized by the Commission. *New.* Reporting
issuers

72.—(1) Sections 52 and 61 do not apply to a distribution of securities, Prospectus
not
required

- (a) referred to in subsection 2 of section 34 excepting paragraphs 14 and 15 thereof;
- (b) that are listed and posted for trading on any stock exchange recognized for the purpose of this section by the Commission where the securities are distributed through the facilities of the stock exchange pursuant to the rules of the stock exchange and the requirements of the Commission, provided that a statement of material facts, which shall comply as to form and content with the regulations, is filed with and is accepted for filing by the stock exchange and the Commission;
- (c) that are options to sell or purchase securities known as puts and calls or any combination thereof which provide that the holder thereof may sell to or purchase from the writer of the option a specified amount of securities at a specific price, on or prior to a specified date or the occurrence of a specified event, provided,
 - (i) the option has been written by a member of an exchange recognized by the Commission for this purpose or the performance under the option is guaranteed by a member of an exchange recognized by the Commission for this purpose,

(ii) the securities that are the subject of the option are listed and posted for trading on an exchange recognized by the Commission for this purpose, and

(iii) the option is in the form from time to time prescribed by the regulations; or

(d) that are exempted by the regulations.

Application
of ss. 70 and 126

(2) Sections 70 and 126 apply *mutatis mutandis* to a distribution under clause *b* of subsection 1 as if sections 52 and 61 were applicable thereto, and the statement of material facts referred to in clause *b* of subsection 1 shall be deemed conclusively to be a prospectus for the purposes of sections 70 and 126. *New.*

Order
exempting
from
registration
a prospectus

73.—(1) The Commission may, upon the application of an interested person or company, rule that an intended trade is not subject to section 24 or 52 where it is satisfied that to do so would not be prejudicial to the public interest, and may impose such terms and conditions as are considered necessary. 1971, c. 31, s. 14, *part, amended.*

Determina-
tion of
whether
distribution
has ceased

(2) Where doubt exists whether a distribution of any security has been concluded or is currently in progress, the Commission may determine the question and rule accordingly.

Ruling
final

(3) A decision of the Commission under this section is final and there is no appeal therefrom. 1971, c. 31, s. 14, *part.*

PART XVII

CONTINUOUS DISCLOSURE

Publication
of material
change

74.—(1) Subject to subsection 3, where a material change occurs in the affairs of a reporting issuer, it shall forthwith issue and file a press release authorized by a senior officer disclosing the nature and substance of the change.

Report of
material
change

(2) Subject to subsection 3, the reporting issuer shall file a report of such material change in accordance with the regulations as soon as practicable and in any event within ten days of the date on which the change occurs.

Idem

(3) Where,

(a) in the opinion of the reporting issuer, the disclosure required by subsections 1 and 2 would be

unduly detrimental to the interests of the reporting issuer; or

- (b) the material change consists of a decision to implement a change made by senior management of the issuer who believe that confirmation of the decision by the board of directors is probable and senior management of the issuer has no reason to believe that persons with knowledge of the material change have made use of such knowledge in purchasing or selling securities of the issuer,

the reporting issuer may, in lieu of compliance with subsection 1, forthwith file with the Commission the report required under subsection 2 marked "confidential" together with written reasons for non-disclosure.

(4) Where a report has been filed with the Commission under subsection 3, the reporting issuer shall advise the Commission in writing where it believes the report should continue to remain confidential within ten days of the date of filing of the initial report and every ten days thereafter until the material change is generally disclosed in the manner referred to in subsection 1 or, if the material change consists of a decision of the type referred to in clause *b* of subsection 3, until that decision has been rejected by the board of directors of the issuer. *Idem* *New.*

75.—(1) No person or company in a special relationship with a reporting issuer shall, *Trading where undisclosed change*

- (a) purchase or sell securities of the reporting issuer with the knowledge of a material fact or material change in the affairs of the reporting issuer that he or it knew or ought reasonably to have known had not been generally disclosed; or
- (b) inform, other than in the necessary course of business, another person or company about a fact or change which he knows is a material fact or material change before the material fact or material change has been generally disclosed.

(2) No purchaser or vendor shall be found to have contravened clause *a* of subsection 1 if such purchaser or vendor proves that he did not make use of knowledge of the material fact or material change in purchasing or selling the securities. *Exception*

(3) For the purposes of this section, a person or company is in a special relationship with a reporting issuer where, *Interpretation*

- (a) the person or company is an insider or an affiliate of the reporting issuer;
- (b) the person is a director, officer or employee of the reporting issuer or of a company that is an insider or an affiliate of the reporting issuer;
- (c) the person or company has engaged, is engaging in or proposes to engage in any business or professional activities with or on behalf of the reporting issuer and thereby has acquired knowledge of the material fact or material change; or
- (d) the person or company is an associate of the reporting issuer or of any person or company referred to in clause *a*, *b* or *c*. *New*.

Interim
financial
statement

76.—(1) Every reporting issuer that is not a mutual fund shall file within sixty days of the date to which it is made up an interim financial statement,

- (a) for the three-month period that commenced on the date of incorporation or organization and for each of the two subsequent three-month periods during its first financial year, if the reporting issuer has not completed a financial year; or
- (b) for the three-month period of the current financial year that commenced immediately following the last financial year and for each of the two subsequent three-month periods during the current financial year, including a comparative statement for the corresponding three-month period in the last financial year, if the reporting issuer has completed a financial year,

made up and certified as required by the regulations and in accordance with generally accepted accounting principles. R.S.O. 1970, c. 426, s. 130 (1), *amended*.

Idem

(2) Every mutual fund in Ontario shall file within sixty days of the date to which it is made up an interim financial statement,

- (a) for the six-month period that commenced on the date of incorporation or organization if the reporting issuer has not completed a financial year; or
- (b) for the six-month period that commenced immediately after the last financial year, if the reporting issuer has completed a financial year,

made up and certified by the regulations and in accordance with generally accepted accounting principles. *New*.

77.—(1) Every reporting issuer that is not a mutual fund and every mutual fund in Ontario shall file annually within 140 days from the end of its last financial year comparative financial statements relating separately to, Comparative financial statements

(a) the period that commenced on the date of incorporation or organization and ended as of the close of the first financial year or, if the reporting issuer or mutual fund has completed a financial year, the last financial year, as the case may be; and

(b) the period covered by the financial year next preceding the last financial year, if any,

made up and certified as required by the regulations and in accordance with generally accepted accounting principles. R.S.O. 1970, c. 426, s. 120 (1), *amended*.

(2) Every financial statement referred to in subsection 1 shall be accompanied by a report of the auditor of the reporting issuer or mutual fund prepared in accordance with the regulations. R.S.O. 1970, c. 426, s. 119 (2), *amended*. Auditor's report

(3) The auditor of a reporting issuer or mutual fund shall make such examinations as will enable him to make the report required by subsection 2. R.S.O. 1970, c. 426, s. 119 (1), *amended*. Auditor's examination

(4) For the purposes of this Part, "auditor", where used in relation to the reporting issuer or mutual fund, includes the auditor of the reporting issuer or mutual fund and any other independent public accountant. *New*. "auditor" defined

78. Every financial statement required to be filed pursuant to section 76 or section 77 shall be concurrently sent by the reporting issuer or the mutual fund in Ontario, as the case may be, to each holder of its securities, other than debt instruments, whose latest address as shown on the books of the reporting issuer is in Ontario, but where the reporting issuer is subject to a corresponding requirement of the laws of the jurisdiction under which the reporting issuer is incorporated, organized or continued then compliance with such corresponding requirement shall be deemed to be compliance with this section. *New*. Delivery of financial statements to security holders

79. Upon the application of a reporting issuer or upon the motion of the Commission, the Commission may, where in the opinion of the Commission to do so would not be prejudicial to the public interest, make an order on such terms and conditions as the Commission may impose, Relief against certain requirement

- (a) permitting the omission from the financial statements required to be filed under this Part of,
 - (i) comparative financial statements for particular periods of time,
 - (ii) sales or gross operating revenue where the Commission is satisfied that the disclosure of such information would be unduly detrimental to the interests of the reporting issuer, or
 - (iii) basic earnings per share or fully diluted earnings per share; or
- (b) exempting, in whole or in part, any reporting issuer or class of reporting issuers from a requirement of this Part or the regulations relating to a requirement of this Part,
 - (i) if such requirement conflicts with a requirement of the laws of the jurisdiction under which the reporting issuer or class of reporting issuers is incorporated, organized or continued,
 - (ii) if the reporting issuer or class of reporting issuers ordinarily distributes financial information to holders of its, or their, securities in a form, or at times, different from those required by this Part, or
 - (iii) if otherwise satisfied in the circumstances of the particular case that there is adequate justification for so doing. R.S.O. 1970, c. 426, s. 132 (1), *amended*.

Filing of
information
circular

80.—(1) Where the management of a reporting issuer is required to send an information circular under clause *a* of subsection 1 of section 85, the reporting issuer shall forthwith file a copy of such information circular certified in accordance with the regulations.

Idem

(2) In any case where subsection 1 is not applicable, the reporting issuer shall file annually within 140 days from the end of its last financial year a report prepared and certified in accordance with the regulations. *New*.

Filing of
documents
filed in
another
jurisdiction

81. Where the laws of the jurisdiction in which the reporting issuer was incorporated, organized or continued

require the reporting issuer to file substantially the same information in that jurisdiction as is required by this Part, the reporting issuer may comply with the filing requirements of this Part by filing copies of the press release, timely disclosure report, information circular or financial statements and auditor's report, as the case may be, required by that jurisdiction provided such releases, reports, circulars or statements are manually signed or certified in accordance with the regulations. *New.*

82. Upon the application of a reporting issuer that has fewer than fifteen security holders whose latest address as shown on the books of the reporting issuer is in Ontario, the Commission may order, subject to such terms and conditions as it may impose, that the reporting issuer shall be deemed to have ceased to be a reporting issuer where it is satisfied that to do so would not be prejudicial to the public interest. *New.*

Order
relieving
small
reporting
issuer

PART XVIII

PROXIES AND PROXY SOLICITATION

83. In this Part,

Interpre-
tation

(a) "information circular" means an information circular prepared in accordance with the regulations;

(b) "solicit" and "solicitation" include,

- (i) any request for a proxy whether or not accompanied by or included in a form of proxy,
- (ii) any request to execute or not to execute a form of proxy or to revoke a proxy,
- (iii) the sending or delivery of a form of proxy or other communication to a security holder under circumstances reasonably calculated to result in the procurement, withholding or revocation of a proxy,
- (iv) the sending or delivery of a form of proxy to a security holder under section 84,

but do not include,

- (v) the sending or delivery of a form of proxy to a security holder in response to an unsolicited request made by him or on his behalf, or

- (vi) the performance by any person or company of ministerial acts or professional services on behalf of a person or company soliciting a proxy. R.S.O. 1970, c. 426, s. 101 (b, c), *amended*.

Mandatory
solicitation
of proxies

84. Subject to section 87, if the management of a reporting issuer gives or intends to give to holders of its voting securities notice of a meeting, the management shall, concurrently with or prior to giving the notice to the security holders whose latest address as shown on the books of the reporting issuer is in Ontario, send by prepaid mail to each such security holder who is entitled to notice of meeting, at his latest address as shown on the books of the reporting issuer, a form of proxy for use at the meeting that complies with the regulations. R.S.O. 1970, c. 426, s. 102 (1), *amended*.

Information
circular

85.—(1) Subject to subsection 2 and section 87, no person or company shall solicit proxies from holders of its voting securities whose latest address as shown on the books of the reporting issuer is in Ontario unless,

- (a) in the case of a solicitation by or on behalf of the management of a reporting issuer, an information circular, either as an appendix to or as a separate document accompanying the notice of the meeting, is sent by prepaid mail to each such security holder of the reporting issuer whose proxy is solicited at his latest address as shown on the books of the reporting issuer; or
- (b) in the case of any other solicitation, the person or company making the solicitation, concurrently with or prior thereto, delivers or sends an information circular to each such security holder whose proxy is solicited.

Application
of subs. 1

(2) Subsection 1 does not apply to,

- (a) any solicitation, otherwise than by or on behalf of the management of a reporting issuer, where the total number of security holders whose proxies are solicited is not more than fifteen, two or more persons or companies who are the joint registered owners of one or more securities being counted as one security holder;
- (b) any solicitation by a person or company made under section 48; or

- (c) any solicitation by a person or company in respect of securities of which he is the beneficial owner. R.S.O. 1970, c. 426, s. 103 (1, 2), *amended*.

86. The chairman at a meeting has the right not to conduct a vote by way of ballot on any matter or group of matters in connection with which the form of proxy has provided a means whereby the person or company whose proxy is solicited may specify how such person or company wishes the securities registered in his name to be voted unless,

- (a) a poll is demanded by any security holder present at the meeting in person or represented thereat by proxy; or
- (b) proxies requiring that the securities represented thereby be voted against what would otherwise be the decision of the meeting in relation to such matters or group of matters total more than 5 per cent of all the voting rights attached to all the securities entitled to be voted and be represented at the meeting. R.S.O. 1970, c. 426, s. 106, *amended*.

87.—(1) Where a reporting issuer is complying with the requirements of the laws of the jurisdiction under which it is incorporated, organized or continued and the requirements are substantially similar to the requirements of this Part, the requirements of this Part do not apply.

(2) Subject to subsection 1, upon the application of any interested person or company, the Commission may,

- (a) if a requirement of this Part conflicts with a requirement of the laws of the jurisdiction under which the reporting issuer is incorporated, organized or continued; or
- (b) if otherwise satisfied in the circumstances of the particular case that there is adequate justification for so doing,

make an order on such terms and conditions as the Commission may impose; exempting, in whole or in part, a person or company from the requirements of this Part and of section 80. *New*.

PART XIX

TAKE-OVER BIDS AND ISSUER BIDS

Interpre-
tation

88.—(1) In this Part,

- (a) “class of securities” means the particular class or series of securities for which a take-over bid or an issuer bid is made;
- (b) “day” means a clear day and a period of days shall be deemed to commence the day following the event which began the period and shall be deemed to terminate on midnight of the last day of the period except that if the last day of the period falls on a Sunday or holiday the period shall terminate on midnight of the day next following that is not a Sunday or holiday;
- (c) “directors’ circular” means a directors’ circular prepared in accordance with the regulations;
- (d) “issuer bid” means,
 - (i) an offer made by an issuer to security holders the last address of any of whom as shown on the books of the issuer is in Ontario to purchase, redeem or otherwise acquire any or all of a class of the securities of the issuer, other than debt securities that are not convertible into equity securities,
 - (ii) the acceptance by an issuer of an offer to sell securities of the issuer, other than debt securities that are not convertible into equity securities, and the issuer accepting the offer to sell shall be deemed to be an offeror;
- (e) “market price”, as to securities in which there is a published market, at any date, means,
 - (i) except where a determination has been made by the Commission under clause *b* of section 99, the price determined in accordance with the regulations, by reference to the price of such securities as established by trades on the published market, or
 - (ii) where the Commission has made a determination of market price under clause *b* of section 99, the price so determined;
- (f) “offeree” means a person or company to whom a take-over bid or an issuer bid is made and whose

latest address as shown on the books of the offeree company is in Ontario;

- (g) “offeree company” means a company or other issuer whose securities are the subject of a take-over bid;
- (h) “offeror” means a person or company other than an agent, who makes a take-over bid or an issuer bid and where two or more persons or companies make offers,

- (i) jointly or in concert, or

- (ii) intending to exercise jointly or in concert any voting rights attaching to the securities acquired through the offers,

then each of them shall be deemed to be an offeror if the offer made by any of them is a take-over bid;

- (i) “offeror’s presently-owned securities” means voting securities of an offeree company beneficially owned, directly or indirectly, on the date of a take-over bid by the offeror or associates of the offeror and where two or more persons or companies make offers,

- (i) jointly or in concert, or

- (ii) intending to exercise jointly or in concert any voting rights attaching to the securities acquired through the offers,

includes the voting securities owned by all of such persons or companies and their associates;

- (j) “published market”, as to any class of securities, means a stock exchange recognized by the Commission for purposes of this Part on which such securities are listed, or any other market on which such securities are traded if the prices at which they have been traded on that market are regularly published in a *bona fide* newspaper or business or financial publication of general and regular paid circulation; and

- (k) “take-over bid” means,

- (i) an offer made to security holders, the last address of any of whom as shown on the books of the offeree company or other issuer is in Ontario, to purchase directly or indirectly voting securities of the company or other issuer,

- (ii) the acceptance by a person or company of an offer to sell voting securities of a company or other issuer and such acceptance shall be deemed to constitute an offer to purchase and the person or company accepting the offer shall be deemed to be an offeror, or
- (iii) a combination of an offer to purchase referred to in subclause i and an acceptance of an offer to sell referred to in subclause ii,

where the voting securities which are the subject of the offer to purchase, the acceptance of the offer to sell or the combination thereof, as the case may be, together with the offeror's presently owned securities will in the aggregate exceed 20 per cent of the outstanding voting securities of the company or other issuer and where two or more persons or companies make or accept offers jointly or in concert or intending to exercise jointly or in concert any voting rights attaching to the securities to be acquired, then the securities owned by each of them shall be included in the calculation of the percentage of the outstanding voting securities of the company or other issuer owned by each of them;

- (l) "uniform act province" means a province or territory of Canada designated in the regulations as a province or territory which has legislation in effect containing provisions substantially the same as this Part and section 129. R.S.O. 1970, c. 426, s. 81; 1971, c. 31, s. 22, *amended*.

Exempted
take-over
bids

(2) Subject to section 91, a take-over bid is exempted from the requirements of this Part where,

- (a) it is made through the facilities of a stock exchange recognized by the Commission for the purpose of this section according to the by-laws, regulations or policies of the stock exchange;
- (b) it is an offer to purchase securities in a private company;
- (c) it is an offer to purchase securities by way of agreements with fewer than fifteen security holders and not made pursuant to an offer to security holders generally, but where an offeror enters into an agreement to purchase securities from a person or company and the offeror knows or ought to know after reasonable inquiry that,

- (i) one or more other persons or companies on whose behalf that person or company is acting as trustee, executor, administrator or other legal representatives, have a direct beneficial interest in those securities, then each of such others shall be included in the determination of the number of security holders with whom there have been agreements, but where an *inter vivos* trust has been established by a single settlor or where an estate has not vested in all persons beneficially entitled thereto, the trust or estate shall be considered to be a single security holder in such determination, or
 - (ii) the person or company acquired the securities during the two years preceding the date of the agreement with the intent that they should be sold under such agreement, then each person or company from whom those securities were acquired shall be included in the determination of the number of security holders with whom there have been agreements;
- (d) it involves the acquisition of not more than 5 per cent of the voting securities of the offeree company but the aggregate number of voting securities acquired by the offeror, his associates or affiliates, within any period of twelve consecutive months in reliance on the exemptions provided by this subsection, shall not exceed 5 per cent of the outstanding voting securities of the offeree company at the beginning of the period, and this clause does not apply to any purchase of voting securities in which there is a published market if that purchase is effected above the market price at the date of purchase plus reasonable brokerage fees or other commission; or
- (e) it is an offer to acquire voting securities of an issuer made by and accepted by a person or company each of whom is, as regards such issuer, a person or company referred to in subparagraph iii of paragraph 11 of subsection 1 of section 1. R.S.O. 1970, c. 426, s. 81; 1971, c. 31, s. 22, *amended*.
- (3) An issuer bid is exempted from the requirements of this Part where, Exempted
issuer bid
- (a) the securities are purchased, redeemed or otherwise acquired in accordance with the terms and con-

ditions agreed to at the time they were issued or subsequently varied by amendment of the documents setting out those terms and conditions, or are acquired to meet sinking fund requirements or from an employee of the issuer or an employee of an affiliate;

- (b) the purchases, redemptions or other acquisitions are required by the instrument creating or governing the class of securities or by the statute under which the issuer was incorporated or organized;
- (c) the issuer bid is made through the facilities of a stock exchange recognized by the Commission for the purpose of this Part according to the by-laws, regulations or policies of the stock exchange;
- (d) following the publication of a notice of intention in the form and in the manner prescribed by the regulations, the issuer purchases securities of the issuer, but the aggregate number, or in the case of convertible debt securities, the aggregate principal amount, of securities purchased by the issuer in reliance on the exemption provided by this clause during any period of twelve consecutive months shall not exceed 5 per cent of the securities of the class sought outstanding at the commencement of the period; or
- (e) the issuer bid is made by a private company. *New.*

Require-
ments for
take-over
and issuer
bids

89.—(1) The following provisions apply to every take-over bid and issuer bid:

1. The take-over bid or issuer bid shall be sent to all holders of the class of securities sought, and of securities convertible into, or carrying the right to purchase, securities of that class, whose last address on the records of the offeree company or issuer is in Ontario.
2. The period of time in which securities may be deposited pursuant to a take-over bid or an issuer bid shall not be less than twenty-one days from the date thereof.
3. Any securities deposited pursuant to a take-over bid or an issuer bid shall not be taken up and paid for by the offeror until the expiration of ten days from its date.
4. Any securities deposited pursuant to a take-over bid or an issuer bid may be withdrawn by an offeree

at any time until the expiration of ten days from its date.

5. Notice of withdrawal of any securities pursuant to paragraph 4 shall be made in writing, including telegraphic communication, by the offeree or his agent and must be actually received by the depository.
6. Where a take-over bid or an issuer bid is made for less than all of the class of securities sought that are owned by offerees, securities deposited pursuant thereto shall not be taken up and paid for by an offeror until the expiration of twenty-one days from its date.
7. Where a take-over bid or an issuer bid is made for less than all of the class of securities sought that are owned by offerees, the period of time within which securities may be deposited pursuant to the take-over bid or an issuer bid, or any extension thereof, shall not exceed thirty-five days from the date of the take-over bid or an issuer bid.
8. Where a take-over bid or an issuer bid is made for less than all of the class of securities sought that are owned by offerees, securities deposited pursuant to the take-over bid or an issuer bid shall be taken up and paid for, if all the terms and conditions thereof not waived by the offeror have been complied with, within fourteen days after the last day within which securities may be deposited thereto.
9. Where a take-over bid or an issuer bid is made for less than all of the class of securities sought that are owned by offerees and where a greater number of securities is deposited pursuant thereto than the offeror is bound or willing to take up and pay for, the securities taken up by the offeror shall be taken up as nearly as may be *pro rata*, disregarding fractions, according to the number of securities deposited by each offeree.
10. Where the offeror making a take-over bid intends to purchase securities in the market his intention shall be set out in the take-over bid circular and, where the take-over bid is made for less than all of the class of securities sought that are owned by offerees, the offeror shall not reduce the number of securities he is bound or willing to take up under paragraphs 8 and 9 by the number of securities purchased in the market.

11. In the case of a take-over bid, where the laws applicable to the company provide for a right of appraisal or acquisition, the offeror shall advise the offeree of his rights of appraisal and whether the offeror intends exercising any right of acquisition he may have.
12. The offeror shall not attach any conditions to the offer except the right to withdraw the offer if,
 - (a) the offerees fail to tender the minimum number of securities the offeror is bound and willing to take up;
 - (b) any undisclosed action prior to the date of the offer or any action subsequent to such date, by a person or company other than the offeror, including a governmental or regulatory authority, or, in the case of a take-over bid, by the offeree company or its directors or senior officers, that results in a material change in the affairs of the company; or
 - (c) the required approval of a governmental or regulatory authority is not obtained prior to the expiration of the offer.
13. Where the take-over bid or issuer bid is made for all of the class of securities sought that are owned by offerees, the offeror shall, at the expiration of thirty-five days from the making of the offer, take up and pay for the securities tendered at that time or abandon his offer.
14. Where the take-over bid is subject to the approval of a governmental or regulatory authority, the time within which the offeror is bound to take up and make payment for the securities under paragraphs 8 and 13 may be extended for a period not exceeding an additional ninety days. R.S.O. 1970, c. 426, s. 82; 1971, c. 31, s. 23, *amended*.

Sale by
offeror
prohibited

- (2) The offeror shall not sell any of the class of the securities that are the subject of the take-over bid during the period of the take-over bid.

Offer
increasing
take-over
bid or
issuer bid

- (3) Where, during the course of a take-over bid or an issuer bid, the offeror pays or agrees to pay a price for securities higher than the consideration offered through the take-over

bid or issuer bid, the take-over bid or issuer bid shall be deemed to be varied by increasing the consideration to the higher price. *New.*

90.—(1) Where a significant change has occurred in the information contained in a take-over bid circular or issuer bid circular while the offer is still outstanding or where a take-over bid or an issuer bid has been varied by changing any of its terms, every person or company whose shares have not been taken up and paid for and who has been sent the take-over bid circular or issuer bid circular shall be sent notice of such change or variation and, except where a variation is solely an increase in price, the date of the take-over bid or issuer bid shall, for the purposes of section 89, be deemed to be the date of the sending of the notice of such change or variation. Notice of variation in take-over bid or issuer bid

(2) A notice of variation shall advise the offeree of his rights under paragraph 4 of subsection 1 of section 89. Idem
New.

(3) Where the terms of a take-over bid or an issuer bid are varied before the expiration thereof by increasing the consideration offered for the securities, the offeror shall pay such increased consideration to each offeree whose securities are taken up and paid for pursuant to the take-over bid or issuer bid, whether or not such securities have been taken up by the offeror before the variation of the take-over bid or issuer bid. Variation of terms of take-over bid or issuer bid
R.S.O. 1970, c. 426, s. 84, *amended*.

91.—(1) Where a take-over bid is effected without compliance with section 89 in reliance on the exemption in clause *c* of subsection 2 of section 88, if there is a published market in the class of securities acquired and the value of the consideration paid for any of the securities acquired exceeds the market price at the date of the relevant agreement plus reasonable brokerage fees or other commissions, the offeror shall within 180 days after the date of the first of the agreements comprising the take-over bid, offer to purchase all of the additional securities of the same class owned by security holders, the last registered address of whom is in Ontario or in a uniform act province, at and for a consideration per security at least equal in value to the greatest consideration paid under any such agreements, and that offer shall be a take-over bid for purposes of this Part. Follow-up offers

(2) Where a take-over bid, including a take-over bid exempted from the requirements of this Part under subsection 2 of section 88, True target companies

- (a) results in the acquisition by the offeror of the power or authority to control the business or affairs of the offeree company and, in consequence thereof, the offeror acquires the indirect power or authority to control the business or affairs of another company that is not a private company, herein called the "true target company"; and
- (b) forms, to the knowledge of the offeror, part of a series of transactions initiated by a present or former holder of securities of the true target company who formerly had the power or authority to control the business or affairs of the true target company, the principal purpose of which was to permit the indirect sale of some or all of his securities of the true target company in a manner that would avoid the application of subsection 1,

the take-over bid shall, for the purposes of subsection 1, be deemed to constitute a take-over bid for securities of the true target company effected without compliance with section 89 in reliance on the exemption in clause *c* of subsection 2 of section 88, at a consideration per security equal to the value per security of the true target company received directly or indirectly by the security holder as a consequence of the series of transactions initiated by him.

Premium
prohibited

(3) Subject to any decision of the Commission under section 99, where a take-over bid or an issuer bid is made, all holders of the same class of securities shall be offered the same consideration and no collateral agreement with any such holders shall have the effect, directly or indirectly, of offering such holders a consideration of greater value for their securities than that offered to the other holders of the same class of securities. *New.*

Sending
by mail

92. A take-over bid, a varied take-over bid, an issuer bid or a varied issuer bid shall be communicated to each offeree by prepaid mail, by personal delivery or in such other manner as the Director may approve and shall be deemed conclusively to have been dated as of the date on which it was mailed, delivered or otherwise communicated. R.S.O. 1970, c. 426, s. 83, *amended*.

Consideration
in cash

93. Where a take-over bid or an issuer bid provides that the consideration for the securities deposited pursuant thereto is to be paid in cash or partly in cash, the offeror shall make adequate arrangements to ensure that the required funds are available to effect payment in full for all securities owned by offerees that the offeror has offered to purchase pursuant to the take-over bid. R.S.O. 1970, c. 426, s. 85.

94.—(1) A take-over bid circular shall form part of or Take-over bid circular accompany a take-over bid.

(2) Every take-over bid circular shall be in the form Content and shall contain the information prescribed by this Part and the regulations.

(3) Where a take-over bid provides that the consideration Consideration in securities for the securities of the offeree company is to be, in whole or in part, securities of an issuer, the take-over bid circular shall contain the additional information prescribed by the regulations. R.S.O. 1970, c. 426, s. 86, *amended*.

95.—(1) An issuer bid circular shall form part of or Issuer bid circular accompany an issuer bid.

(2) Every issuer bid circular shall be in the form and shall Contents contain the information prescribed by this Part and the regulations.

(3) Where an issuer bid provides that the consideration for Consideration in securities the securities is to be, in whole or in part, other securities of the issuer the issuer bid circular shall contain the additional information prescribed by the regulations. *New*.

96.—(1) The board of directors of an offeree company Directors' circular shall send a directors' circular to each offeree not later than ten days from the date of the take-over bid prepared in accordance with the regulations. R.S.O. 1970, c. 426, s. 87 (1), *amended*.

(2) The board of directors may include in a directors' Recommendation by board circular a recommendation to accept or to reject a take-over bid if it sees fit to do so. *New*.

(3) An individual director or officer may recommend Recommendation by individual director to the offerees acceptance or rejection of the take-over bid made to such offerees if the director or officer sends to each offeree with his communication a circular prepared in accordance with the regulations. R.S.O. 1970, c. 426, s. 87 (4), *amended*.

(4) Where a board of directors is considering recom- Advising of consideration mending acceptance or rejection of a take-over bid, it shall, at the time of sending a director's circular, advise the offerees of this fact and may advise them not to tender their securities until further communication is received from the directors. R.S.O. 1970, c. 426, s. 87 (2), *amended*.

(5) Where the board of directors sends a communication Advising of decision of directors under subsection 4, it shall communicate the recommendation

or the decision not to make a recommendation to the offerees at least seven days prior to the expiry of the offer. R.S.O. 1970, c. 426, s. 87 (3), *amended*.

Service

(6) All communications required or permitted by this section shall be sent to each offeree by prepaid mail to his latest address as shown on the books of the offeree company. R.S.O. 1970, c. 426, s. 87 (5).

Circulation of
recommenda-
tion of
individual
director

(7) Where an individual director or officer submits a recommendation prepared in accordance with subsection 3 to the board of directors prior to the board of directors sending the directors' circular required by subsection 1, or the further communication permitted by subsection 5, the board of directors shall send a copy of the recommendation of the individual director or officer to the offerees together with the circular or further communication. *New*.

Approval of
circulars

97.—(1) Where a take-over bid is made by or on behalf of an issuer, the contents of the take-over bid circular shall be approved and the delivery thereof authorized by the directors of the issuer. R.S.O. 1970, c. 426, s. 89 (1), *amended*.

Idem

(2) Where a take-over bid is made by or on behalf of an issuer, the take-over bid circular shall contain a statement that the contents thereof have been approved and the delivery thereof authorized by the directors of the issuer. R.S.O. 1970, c. 426, s. 93.

Idem

(3) The contents of a directors' circular shall be approved and the delivery thereof authorized by the directors of the offeree company. R.S.O. 1970, c. 426, s. 89 (2), *amended*.

Idem

98. The issuer bid circular shall be approved and the delivery thereof authorized by the directors of the issuer. *New*.

Applica-
tions to the
Commission

99. Upon an application by an interested person or company, the Commission may, subject to such terms and conditions as it may impose,

- (a) decide that an offeror shall not be obligated to comply with subsection 1 of section 91 where the Commission finds that the offeror will not or did not acquire through the offer the power or authority to control the business or affairs of the offeree company;

- (b) where the Commission is satisfied that the market price of securities of any class determined in accordance with the regulations, by reference to the price of such securities as established by trades on a published market was affected by an anticipated take-over bid or by improper manipulation, determine the market price of such securities at any date, such determination to be based on a finding by the Commission as to the price at which a holder of securities of that class could reasonably have expected to dispose of his securities immediately prior to the relevant date excluding any change in price reasonably attributable to the anticipated take-over bid or to the improper manipulation;
- (c) decide for purposes of section 91 that a consideration proposed to be offered by an offeror is, or is not, at least equal in value to the greatest consideration paid under the relevant agreements;
- (d) decide for the purposes of section 91 that a collateral agreement or arrangement with a selling security holder is made for reasons other than to increase the value of the consideration paid to him for his securities and may be entered into notwithstanding that section; and
- (e) exempt any person or company from any requirements of this Part where in its opinion it would not be prejudicial to the public interest to do so. R.S.O. 1970, c. 426, s. 90, *amended*.

100. The identity of the offeror shall be disclosed in a take-over bid circular. 1971, c. 31, s. 27, *amended*. Naming of offeror

PART XX

INSIDER TRADING AND SELF-DEALING

101.—(1) In this Part,

Interpre-
tation

- (a) “mutual fund” means, except in section 107, a mutual fund that is a reporting issuer;
- (b) “related mutual funds” includes more than one mutual fund under common management;
- (c) “related person or company” in relation to a mutual fund means a person in whom, or a company

in which, the mutual fund, its management company and its distribution company are prohibited by the provisions of this Part from making any investment.

Idem

(2) For the purpose of this Part,

- (a) any issuer in which a mutual fund holds in excess of 10 per cent of the voting securities or in which the mutual fund and related mutual funds hold in excess of 20 per cent of the voting securities shall be deemed to be a related person or company of that mutual fund or of each of those mutual funds;
- (b) the acquisition or disposition by an insider of a put, call or other transferable option with respect to a security shall be deemed a change in the beneficial ownership of the security to which such put, call or other transferable option relates; and
- (c) for the purpose of reporting under section 102 or 103, ownership shall be deemed to pass at such time as an offer to sell is accepted by the purchaser or his agent or an offer to buy is accepted by the vendor or his agent. R.S.O. 1970, c. 426, s. 109, *amended*.

Report

102.—(1) A person or company who becomes an insider of a reporting issuer, other than a mutual fund, shall, within ten days after the end of the month in which he becomes an insider, file a report as of the day on which he became an insider disclosing any direct or indirect beneficial ownership of or control or direction over securities of the reporting issuer as may be required by the regulations.

Idem

(2) A person or company who has filed or is required to file a report under this section or any predecessor thereof and whose direct or indirect beneficial ownership of or control or direction over securities of the reporting issuer changes from that shown or required to be shown in the report or in the latest report filed by him under this section or any predecessor thereof shall, within ten days following the end of the month in which the change takes place, if he was an insider of the reporting issuer at any time during such month, file a report of his direct or indirect beneficial ownership of or his control or direction over securities of the reporting issuer at the end of the month and the change or changes therein that occurred during said month giving such details of each transaction as may be required by the regulations. R.S.O. 1970, c. 426, s. 110 (1, 2), *amended*.

(3) A person or company who becomes an insider of a reporting issuer by reason of subsection 8 or 9 of section 1 shall file the reports required by subsections 1 and 2 of this section for the previous six months or such shorter period that he was a director or officer of the reporting issuer within ten days after the end of the month that the issuer became an insider of a reporting issuer or the reporting issuer became an insider of another reporting issuer as the case may be. *New.*

103.—(1) Where a person or company becomes the beneficial owner, directly or indirectly, of voting securities of a reporting issuer carrying 20 per cent or more of the voting rights attached to all voting securities for the time being outstanding, through purchases effected through a take-over bid or issuer bid exempted from the requirements of Part XIX by subsection 2 or subsection 3 of section 88, such person or company shall file a report as of the day on which he acquired the ownership within three days of acquiring such 20 per cent ownership. Report of offeror

(2) A person or company who is the beneficial owner, directly or indirectly, of voting securities of a reporting issuer carrying 20 per cent or more of the voting rights attached to all voting securities for the time being outstanding shall, within three days of purchasing further voting securities carrying an additional 5 per cent of the voting rights, file a report as of the day on which he acquired an additional 5 per cent of the voting rights and thereafter each time he acquires a further 5 per cent. Idem

(3) Where the facts required to be reported by this section are identical to those required under section 102, a separate report under section 102 is not required. 1971, c. 31, s. 33, *amended*. Idem

104. No insider of a reporting issuer shall transfer or cause to be transferred any securities of the reporting issuer into the name of an agent, nominee or custodian without delivering to the Commission a report of such transfer in accordance with the regulations except for a transfer for the purpose of giving collateral for a *bona fide* debt. *New.* Report of transfer by insider

105. Where voting securities are registered in the name of a person or company other than the beneficial owner and the person or company knows that they are beneficially owned by an insider and that the insider has failed to file a report of such ownership with the Commission as required by this Part, the person or company shall file a report in Report of transfer by insider

accordance with the regulations except where the transfer was for the purpose of giving collateral for a *bona fide* debt. *New.*

Interpre-
tation

106. For the purposes of sections 107, 108, 109, 110 and 111,

- (a) “investment” means a purchase of any security of any class of securities of an issuer including bonds, debentures, notes, or other evidences of indebtedness thereof, and a loan to persons or companies but does not include an advance or loan, whether secured or unsecured, that is made by a mutual fund, its management company or its distribution company that is merely ancillary to the main business of the mutual fund, its management company or its distribution company;
- (b) a person or company or a group of persons or companies has a significant interest in an issuer, if,
 - (i) in the case of a person or company, he or it, as the case may be, owns beneficially, either directly or indirectly, more than 10 per cent, or
 - (ii) in the case of a group of persons or companies, they own beneficially, either individually or together and either directly or indirectly, more than 50 per cent,

of the outstanding shares or units of the issuer;

- (c) a person or company or a group of persons or companies is a substantial security holder of an issuer if that person or company or group of persons or companies owns beneficially, either individually or together or directly or indirectly, voting securities to which are attached more than 20 per cent of the voting rights attached to all the voting securities of the issuer for the time being outstanding, but in computing the percentage of voting rights attached to voting securities owned by an underwriter, there shall be excluded any voting securities acquired by him as underwriter in a distribution of such securities but such exclusion ceases to have effect on completion or cessation of the distribution by him;

- (d) where a person or company or group of persons or companies owns beneficially, directly or indirectly, or pursuant to this clause is deemed to own beneficially, voting securities of an issuer, that person or company or group of persons or companies shall be deemed to own beneficially a proportion of voting securities of any other issuer that are owned beneficially, directly or indirectly, by the first mentioned issuer, which proportion shall equal the proportion of the voting securities of the first mentioned issuer that are owned beneficially, directly or indirectly, or that pursuant to this clause are deemed to be owned beneficially, by that person or company or group of persons or companies. *New.*

107.—(1) No mutual fund in Ontario shall knowingly make an investment by way of loan to, Loans of mutual funds in Ontario

- (a) any officer or director of the mutual fund, its management company or distribution company or an associate of any of them;
- (b) any individual, where the individual or an associate of the individual is a substantial security holder of the mutual fund, its management company or distribution company.

(2) No mutual fund in Ontario shall knowingly make an investment, Investments of mutual funds, etc.

- (a) in any person or company who is a substantial security holder of the mutual fund, its management company or distribution company;
- (b) in any person or company in which the mutual fund, alone or together with one or more related mutual funds, is a substantial security holder; or
- (c) in an issuer in which,
- (i) any officer or director of the mutual fund, its management company or distribution company or an associate of any of them, or
- (ii) any person or company who is a substantial security holder of the mutual fund, its management company or its distribution company,

has a significant interest.

Divesting of
prohibited
loans and
investments

(3) No mutual fund in Ontario or its management company or its distribution company shall knowingly hold an investment made after the coming into force of this Act that is an investment described in this section. *New.*

Indirect
investment

108. No mutual fund or its management company or its distribution company shall knowingly enter into any contract or other arrangement that results in its being directly or indirectly liable or contingently liable in respect of any investment by way of loan to, or other investment in, a person or company to whom it is by section 107 prohibited from making a loan or in which it is prohibited from making any other investment, and for the purpose of section 107 any such contract or other arrangement shall be deemed to be a loan or an investment, as the case may be. *New.*

Relieving
orders

109. Upon an application of an interested person or company, the Commission may, where it is satisfied,

- (a) that a class of investment or a particular investment represents the business judgment of responsible persons uninfluenced by considerations other than the best interests of a mutual fund; or
- (b) that a particular investment is in fact in the best interests of a mutual fund,

order, subject to such terms and conditions as it may impose, that section 107 or 108 does not apply to the class of investment, particular investment, contract or other arrangement, as the case may be. *New.*

Exception
to s. 106 (d)

110. Notwithstanding clause *d* of section 106, a mutual fund is not prohibited from making an investment in an issuer only because a person or company or a group of persons or companies who own beneficially, directly or indirectly, or are deemed to own beneficially, voting securities of the mutual fund or its management company or its distribution company are by reason thereof deemed to own beneficially voting securities of the issuer. *New.*

Fees on
investment

111.—(1) No mutual fund shall make any investment in consequence of which a related person or company of the mutual fund will receive any fee or other compensation except fees paid pursuant to a contract which is disclosed in any preliminary prospectus or prospectus, or any amendment to either of them, that is filed by the mutual fund and is accepted by the Director.

(2) The Commission may, upon the application of a mutual fund and where it is satisfied that it would not be prejudicial to the public interest to do so, order, subject to such terms and conditions as it may impose, that subsection 1 does not apply to the mutual fund. *New.* Relieving orders

112.—(1) Every person or company responsible for the management of a mutual fund shall exercise the powers and discharge the duties of its office honestly, in good faith and in the best interests of the mutual fund, and in connection therewith shall exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in the circumstances. Standard of care for management of mutual fund

(2) For the purposes of subsection 1, a person or company is responsible for the management of a mutual fund if he has legal power or right to control the mutual fund or if in fact he is able to do so. *New.* Idem

113.—(1) Every management company shall file a report prepared in accordance with the regulations of, Filing by management companies

- (a) every transaction of purchase or sale of securities between the mutual fund and any related person or company;
- (b) every loan received by the mutual fund from, or made by the mutual fund to, any of its related persons or companies;
- (c) every purchase or sale effected by the mutual fund through any related person or company with respect to which the related person or company received a fee either from the mutual fund or from the other party to the transaction or from both; and
- (d) any transaction in which, by arrangement other than an arrangement relating to insider trading in portfolio securities, the mutual fund is a joint participant with one or more of its related persons or companies,

in respect of each mutual fund to which it provides services or advice, within thirty days after the end of the month in which it occurs.

(2) The Commission may, upon the application of the management company of a mutual fund and where it is Relieving orders

of the opinion that it would not be prejudicial to the public interest to do so, order, subject to such terms and conditions as it may impose, that subsection 1 does not apply to any transaction or class of transactions. *New.*

“responsible person” defined

114.—(1) In this section, “responsible person” means a portfolio manager and every individual who is a partner, director or officer of a portfolio manager together with every affiliate of a portfolio manager and every individual who is a director, officer or employee of such affiliate or who is an employee of the portfolio manager, if the affiliate or the individual participates in the formulation of, or has access prior to implementation to investment decisions made on behalf of or the advice given to the client of the portfolio manager.

Interest of manager in investment portfolio

(2) The portfolio manager shall not knowingly cause any investment portfolio managed by it to,

- (a) invest in any issuer in which a responsible person or an associate of a responsible person is an officer or director unless the specific fact is disclosed to the client and the written consent of the client to the investment is obtained before the purchase;
- (b) purchase or sell the securities of any issuer from or to the account of a responsible person, any associate of a responsible person or the portfolio manager; or
- (c) make a loan to a responsible person or an associate of a responsible person or the portfolio manager.

Exemption of portfolio managers on terms and conditions

(3) Where the Commission determines that a portfolio manager or a class of portfolio managers is subject to regulations, imposed by a self-regulatory organization, to substantially the same effect as the requirements set out in subsection 2, the Commission may, subject to such terms and conditions as the Commission may impose, exempt the portfolio manager or class of portfolio managers from the requirements of subsection 2. *New.*

Trades by mutual fund insiders

115. No person or company who has access to information concerning the investment program of a mutual fund or the investment portfolio managed for a client by a portfolio manager shall purchase or sell securities of an issuer for his or its account where the portfolio securities of the mutual fund or the investment portfolio managed for a client by a portfolio manager include securities of that issuer and where the information is used by the person or company for his or its direct benefit or advantage. *New.*

116. The Commission shall summarize in or as a part of a monthly periodical available to the public on payment of a reasonable fee the information contained in every report filed in compliance with this Part. R.S.O. 1970, c. 426, s. 111 (2). Publication
of summaries
of reports

117.—(1) Where the laws of the jurisdiction in which the reporting issuer is incorporated, organized or continued require substantially the same reports in that jurisdiction as are required by this Part, the filing requirements of this Part may be complied with by filing the reports required by the laws of such jurisdiction manually signed or certified in accordance with the regulations. *New.* Filing
in other
jurisdiction

(2) Subject to subsection 1, the Commission may,

Exemptions
by order of
Commission

(a) upon the application of an interested person or company,

(i) if a requirement of this Part conflicts with a requirement of the laws of the jurisdiction under which the reporting issuer is incorporated, organized or continued, or

(ii) if otherwise satisfied in the circumstances of the particular case that there is adequate justification for so doing; or

(b) of its own motion,

make an order on such terms and conditions as seem to the Commission just and expedient, exempting in whole or in part, a person or company, class of persons or companies or class of transactions from the requirements of this Part. R.S.O. 1970, c. 426, s. 116 (1), *amended.*

PART XXI

ENFORCEMENT

118.—(1) Every person or company who,

Offences,
general

(a) makes a statement in any material, evidence or information submitted or given under this Act or the regulations to the Commission, its representative, the Director or any person appointed to make an investigation or audit under this Act that, at the time and in the light of the circumstances under which it is made, is a misrepresentation;

(b) makes a statement in any application, release, report, preliminary prospectus, prospectus, return, financial statement, information circular, take-over bid circular, issuer bid circular or other document required to be filed or furnished under this Act or the regulations that, at the time and in the light of the circumstances under which it is made, is a misrepresentation;

(c) contravenes this Act or the regulations; or

(d) fails to observe or to comply with any direction, decision, ruling, order or other requirement made under this Act or the regulations,

is guilty of an offence and on summary conviction is liable, in the case of a person, other than an individual, or company, to a fine of not more than \$25,000 and, in the case of an individual, to a fine of not more than \$2,000 or to imprisonment for a term of not more than one year, or to both.

Defence

(2) No person or company is guilty of an offence under clause *a* or *b* of subsection 1 if he or it, as the case may be, did not know and in the exercise of reasonable diligence could not have known that the statement was a misrepresentation.

Directors
and
officers

(3) Where a company or a person other than an individual is guilty of an offence under subsection 1, every director or officer of such company or person who authorized, permitted, or acquiesced in such offence is also guilty of an offence and on summary conviction is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than one year, or to both. R.S.O. 1970, c. 426, s. 137 (1-3), *amended*.

Consent of
Minister

119. No proceedings under section 118 shall be instituted except with the consent or under the direction of the Minister. R.S.O. 1970, c. 426, s. 138 (1).

Information
containing
more than
one offence

120. An information in respect of any contravention of this Act may be for one or more offences, and no information, summons, warrant, conviction or other proceeding in any prosecution is objectionable or insufficient by reason of the fact that it relates to two or more offences. R.S.O. 1970, c. 426, s. 139.

Execution of
warrant
issued in
another
province

121.—(1) Where a provincial judge, magistrate or justice of another province or territory of Canada issues a warrant

for the arrest of any person on a charge of contravening any provision of a statute of such province or territory similar to this Act, any provincial judge or justice of Ontario within whose jurisdiction that person is or is suspected to be, may, upon satisfactory proof of the handwriting of the provincial judge, magistrate or a justice who issued the warrant, make an endorsement thereon in the form prescribed by the regulations, and a warrant so endorsed is sufficient authority to the person bringing the warrant and to all other persons to whom it was originally directed and to all constables within the territorial jurisdiction of the provincial judge or justice so endorsing the warrant to execute it within that jurisdiction and to take the person arrested thereunder either out of or anywhere in Ontario and to rearrest such person anywhere in Ontario.

(2) Any constable of Ontario or of any other province or territory of Canada who is passing through Ontario having in his custody a person arrested in another province or territory under a warrant endorsed under subsection 1 is entitled to hold, take and rearrest the accused anywhere in Ontario under such warrant without proof of the warrant or the endorsement thereof. R.S.O. 1970, c. 426, s. 149. Prisoner
in transit

122.—(1) Where it appears to the Commission that any person or company has failed to comply with or is violating any decision or any provision of this Act or the regulations, the Commission may, notwithstanding the imposition of any penalty in respect of such non-compliance or violation and in addition to any other rights it may have, apply to a judge of the High Court for an order, Order for
compliance

- (a) directing the person or company to comply with the decision or provision or restraining the person or company from violating the decision or provision; and
- (b) directing the directors and senior officers of the person or company to cause the person or company to comply with or to cease violating the decision or provision,

and upon the application the judge may make such order, or such other order as he thinks fit.

(2) An appeal lies to the Supreme Court from an order made under subsection 1. R.S.O. 1970, c. 426, s. 143, *amended*. Appeal

Order
to cease
trading

123.—(1) The Commission may, where in its opinion such action is in the public interest, order, subject to such terms and conditions as it may impose, that trading shall cease in respect of any securities for such period as is specified in the order. R.S.O. 1970, c. 426, s. 144 (1).

Idem

(2) The Commission may issue a cease trading order under subsection 1 notwithstanding the delivery of a report to it pursuant to subsection 3 of section 74. *New.*

Temporary
order

(3) No order shall be made under subsection 1 or 2 without a hearing unless in the opinion of the Commission the length of time required for a hearing could be prejudicial to the public interest, in which event the Commission may make a temporary order, which shall not be for longer than fifteen days from the date of the making thereof, but the order may be extended for such period as the Commission considers necessary where satisfactory information is not provided to the Commission within the fifteen day period. R.S.O. 1970, c. 426, s. 144 (2), *amended.*

Commission's
discretion to
remove
exemptions

124.—(1) The Commission may, where in its opinion such action is in the public interest, order, subject to such terms and conditions as it may impose, that any or all of the exemptions contained in sections 34, 71, 72 and 88 do not apply to the person or company named in the order.

Temporary
order and
hearing

(2) No order shall be made under subsection 1 without a hearing unless in the opinion of the Commission the length of time required for a hearing could be prejudicial to the public interest, in which event a temporary order may be made which shall not be for longer than fifteen days from the date of the making thereof unless the hearing is commenced in which case the Commission may extend the order until the hearing is concluded.

Notice

(3) Notice of a temporary order made under subsection 2 shall be given forthwith together with the notice of the hearing under subsection 2 to every person or company who in the opinion of the Commission is directly affected thereby. R.S.O. 1970, c. 426, s. 19 (5-7), *amended.*

Limitation
period

125.—(1) No proceedings under this Part shall be commenced in a court more than one year after the facts upon which the proceedings are based first came to the knowledge of the Commission.

Idem

(2) No proceedings under this Act shall be commenced before the Commission more than two years after the facts upon which the proceedings are based first came to the

knowledge of the Commission. R.S.O. 1970, c. 426, s. 138 (2, 3), *amended*.

PART XXII

CIVIL LIABILITY

126.—(1) Where a prospectus together with any amendment to the prospectus contains a misrepresentation, a purchaser who purchases a security offered thereby during the period of distribution or distribution to the public shall be deemed to have relied on such misrepresentation if it was a misrepresentation at the time of purchase and has a right of action for damages against,

Liability
for misrepresentation in
prospectus

- (a) the issuer or a selling security holder on whose behalf the distribution is made;
- (b) each underwriter of the securities who is required to sign the certificate required by section 58;
- (c) every director of the issuer at the time the prospectus or the amendment to the prospectus was filed;
- (d) every person or company whose consent has been filed pursuant to a requirement of the regulations but only with respect to reports, opinions or statements that have been made by them; and
- (e) every person or company who signed the prospectus or the amendment to the prospectus other than the persons or companies included in clauses *a* to *d*,

or, where the purchaser purchased the security from a person or company referred to in clause *a* or *b* or from another underwriter of the securities, he may elect to exercise a right of rescission against such person, company or underwriter, in which case he shall have no right of action for damages against such person, company or underwriter.

(2) No person or company is liable under subsection 1 if he proves that the purchaser purchased the securities with knowledge of the misrepresentation. Defence

(3) No person or company, other than the issuer or selling security holder, is liable under subsection 1 if he proves, Idem

- (a) that the prospectus or the amendment to the prospectus was filed without his knowledge or consent, and that, on becoming aware of its filing, he forth-

with gave reasonable general notice that it was so filed;

- (b) that, after the issue of a receipt for the prospectus and before the purchase of the securities by the purchaser, on becoming aware of any misrepresentation in the prospectus or an amendment to the prospectus he withdrew his consent thereto and gave reasonable general notice of such withdrawal and the reason therefor;
- (c) that, with respect to any part of the prospectus or the amendment to the prospectus purporting to be made on the authority of an expert or purporting to be a copy of or an extract from a report, opinion or statement of an expert, he had no reasonable grounds to believe and did not believe that there had been a misrepresentation or that such part of the prospectus or the amendment to the prospectus did not fairly represent the report, opinion or statement of the expert or was not a fair copy of or extract from the report, opinion or statement of the expert;
- (d) that, with respect to any part of the prospectus or the amendment to the prospectus purporting to be made on his own authority as an expert or purporting to be a copy of or an extract from his own report, opinion or statement as an expert but that contains a misrepresentation attributable to failure to represent fairly his report, opinion or statement as an expert,
 - (i) he had, after reasonable investigation, reasonable grounds to believe and did believe that such part of the prospectus or the amendment to the prospectus fairly represented his report, opinion or statement, or
 - (ii) on becoming aware that such part of the prospectus or the amendment to the prospectus did not fairly represent his report, opinion or statement as an expert, he forthwith advised the Commission and gave reasonable general notice that such use had been made and that he would not be responsible for that part of the prospectus or the amendment to the prospectus; or

- (e) that, with respect to a false statement purporting to be a statement made by an official person or contained in what purports to be a copy of or extract from a public official document, it was a correct and fair representation of the statement or copy of or extract from the document, and he had reasonable grounds to believe and did believe that the statement was true.

(4) No person or company, other than the issuer or selling security holder, is liable under subsection 1 with respect to any part of the prospectus or the amendment to the prospectus purporting to be made on his own authority as an expert or purporting to be a copy of or an extract from his own report, opinion or statement as an expert unless he, Idem

- (a) failed to conduct such reasonable investigation as to provide reasonable grounds for a belief that there had been no misrepresentation; or

- (b) believed there had been a misrepresentation.

(5) No person or company, other than the issuer or selling security holder, is liable under subsection 1 with respect to any part of the prospectus or the amendment to the prospectus not purporting to be made on the authority of an expert and not purporting to be a copy of or an extract from a report, opinion or statement of an expert unless he, Idem

- (a) failed to conduct such reasonable investigation as to provide reasonable grounds for a belief that there had been no misrepresentation; or

- (b) believed there had been a misrepresentation.

(6) No underwriter is liable for more than the total public offering price represented by the portion of the distribution underwritten by him. Limitation
re under-
writers

(7) In an action for damages pursuant to subsection 1, the defendant is not liable for all or any portion of such damages that he proves do not represent the depreciation in value of the security as a result of the misrepresentation relied upon. Limitation
in action for
damages

(8) All or any one or more of the persons or companies specified in subsection 1 are jointly and severally liable, and every person or company who becomes liable to make any payment under this section may recover a contribution from Joint and
several
liability

any person or company who, if sued separately, would have been liable to make the same payment provided that the court may deny the right to recover such contribution where, in all the circumstances of the case, it is satisfied that to permit recovery of such contribution would not be just and equitable.

Limitation
re amount
recoverable

(9) In no case shall the amount recoverable under this section exceed the price at which the securities were offered to the public.

No
derogation
of rights

(10) The right of action for rescission or damages conferred by this section is in addition to and without derogation from any other right the purchaser may have at law. R.S.O. 1970, c. 426, s. 142, *amended*.

Liability
for misrep-
resentation
in circular

127.—(1) Where a take-over bid circular sent to the offerees of an offeree company as required by Part XIX contains a misrepresentation, every such offeree shall be deemed to have relied on such misrepresentation and may elect to exercise a right of action for rescission or damages against the offeror or a right of action for damages against,

- (a) every person who at the time the circular was signed was a director of the offeror;
- (b) every person or company whose consent has been filed pursuant to a requirement of the regulations but only with respect to reports, opinions or statements that have been made by them; and
- (c) each person who signed a certificate in the circular other than the persons included in clause *a*.

Idem

(2) Where a directors' circular or a director's or officer's circular sent to the offerees of an offeree company as required by Part XIX contains a misrepresentation, every such offeree shall be deemed to have relied on such misrepresentation and has a right of action for damages against every director or officer who signed the circular.

Idem

(3) The provisions of subsection 1 apply *mutatis mutandis* where an issuer bid circular contains a misrepresentation.

Defence

(4) No person or company is liable under subsection 1, 2 or 3 if he proves that the offeree had knowledge of the misrepresentation.

Idem

(5) No person or company, other than the offeror, is liable under subsection 1, 2 or 3 if he proves,

- (a) that the take-over bid circular, issuer bid circular, directors' circular or director's or officer's circular, as the case may be, was sent without his knowledge or consent and that, on becoming aware of it, he forthwith gave reasonable general notice that it was so sent;
- (b) that, after the sending of the take-over bid circular, issuer bid circular, directors' circular or director's or officer's circular, as the case may be, on becoming aware of any misrepresentation in the take-over bid circular, issuer bid circular, directors' circular or director's or officer's circular, he withdrew his consent thereto and gave reasonable general notice of the withdrawal and the reason therefor;
- (c) that, with respect to any part of the circular purporting to be made on the authority of an expert or purporting to be a copy of or an extract from a report, opinion or statement of an expert, he had no reasonable grounds to believe and did not believe that there had been a misrepresentation or that such part of the circular did not fairly represent the report, opinion or statement of the expert or was not a fair copy of or extract from the report, opinion or statement of the expert;
- (d) that, with respect to any part of the circular purporting to be made on his own authority as an expert or purporting to be a copy of or an extract from his own report, opinion or statement as an expert, but that contains a misrepresentation attributable to failure to represent fairly his report, opinion or statement as an expert,
 - (i) he had, after reasonable investigation, reasonable grounds to believe and did believe that such part of the circular fairly represented his report, opinion or statement as an expert, or
 - (ii) on becoming aware that such part of the circular did not fairly represent his report, opinion or statement as an expert, he forthwith advised the Commission and gave reasonable general notice that such use had been made and that he would not be responsible for that part of the circular; or
- (e) that, with respect to a false statement purporting to be a statement made by an official person or

contained in what purports to be a copy of or extract from a public official document, it was a correct and fair representation of the statement or copy of or extract from the document and he had reasonable grounds to believe and did believe that the statement was true.

Idem

(6) No person or company, other than the offeror, is liable under subsection 1, 2 or 3 with respect to any part of the circular purporting to be made on his own authority as an expert or purporting to be a copy of or an extract from his own report, opinion or statement as an expert unless he,

(a) failed to conduct such reasonable investigation as to provide reasonable grounds for a belief that there had been no misrepresentation; or

(b) believed there had been a misrepresentation.

Idem

(7) No person or company, other than the offeror, is liable under subsection 1, 2 or 3 with respect to any part of the circular not purporting to be made on the authority of an expert and not purporting to be a copy of or an extract from a report, opinion or statement of an expert unless he,

(a) failed to conduct such reasonable investigation as to provide reasonable grounds for a belief that there had been no misrepresentation; or

(b) believed there had been a misrepresentation.

Joint and
several
liability

(8) All or any one or more of the persons or companies specified in subsection 1, 2 or 3 are jointly and severally liable, and every person or company who becomes liable to make any payment under this section may recover a contribution from any person or company who, if sued separately, would have been liable to make the same payment provided that the court may deny the right to recover such contribution where, in all the circumstances of the case, it is satisfied that to permit recovery of such contribution would not be just and equitable.

Limitation
of damages

(9) In an action for damages pursuant to subsection 1, 2 or 3 based on a misrepresentation affecting a security offered by the offeror company in exchange for securities of the offeree company, the defendant is not liable for all or any portion of such damages that he proves do not represent the depreciation in value of the security as a result of the misrepresentation.

(10) Where the offeror,

- (a) in a take-over bid exempted from the provisions of Part XIX by clause *a* of subsection 2 of section 88; or

Deemed
take-over
bid
circular or
issuer bid
circular

- (b) in an issuer bid exempted from the provisions of Part XIX by clause *c* of subsection 3 of section 88,

is required by the by-laws, regulations or policies of the stock exchange through the facilities of which the take-over bid or issuer bid is made to file with it or to deliver to offerees a disclosure document, the disclosure document shall be deemed, for the purposes of this section, to be a take-over bid circular or issuer bid circular, as the case may be, sent to the offerees as required by Part XIX.

(11) The right of action for rescission or damages conferred by this section is in addition to and without derogation from any other right the offeree may have at law. 1971, c. 31, ss. 29, 45, *amended*.

No
derogation
of rights

128. In determining what constitutes reasonable investigation or reasonable grounds for belief for the purposes of sections 126 and 127, the standard of reasonableness shall be that required of a prudent man in the circumstances of the particular case. *New*.

Standard of
reason-
ableness

129. An offeror who,

- (a) does not make the offer to purchase required to be made by subsection 1 of section 91 at a consideration having a value at least equal to that required thereby; or

Liability for
failure to
make
follow-up
offer or to
take up
securities

- (b) does not take up securities duly deposited under the offer referred to in clause *a*,

is liable to pay to the security holders entitled to receive the offer to purchase, or whose duly deposited securities were not taken up, a consideration per security equal in value to the minimum consideration at which the offer is required by that subsection to be made, or to the excess thereof over the value of the consideration actually offered, together with damages, if any. *New*.

130. A purchaser of a security to whom a prospectus was required to be sent or delivered but was not sent or delivered in compliance with subsection 1 of section 70 or an offeree to whom a take-over bid circular or issuer bid

Liability of
dealer or
offeror

circular was required to be communicated but was not communicated in compliance with section 92 has a right of action for rescission or damages against the dealer or offeror who failed to comply with the applicable requirement. R.S.O. 1970, c. 426, s. 65; 1971, c. 31, s. 20, *amended*.

Liability
of vendor
and informer
where
material
fact or
change un-
disclosed

131.—(1) Every person or company in a special relationship with a reporting issuer who sells the securities of the reporting issuer with knowledge of a material fact or material change with respect to the reporting issuer that has not been generally disclosed and every person in a special relationship with the reporting issuer who, directly or indirectly, informs the vendor of the material fact or material change other than in the necessary course of business is liable to compensate the purchaser of the securities for damages as a result of the trade unless,

- (a) the vendor or informer, as the case may be, had reasonable grounds to believe that the material fact or material change had been generally disclosed;
- (b) the material fact or material change was known or ought reasonably to have been known to the purchaser; or
- (c) the vendor or informer, as the case may be, proves that the vendor did not make use of knowledge of the material fact or material change in selling the securities.

Liability
of purchaser
and informer
where
material
fact or
change un-
disclosed

(2) Every person or company in a special relationship with a reporting issuer who purchases the securities of a reporting issuer with knowledge of a material fact or material change with respect to the reporting issuer that has not been generally disclosed and every person in a special relationship with the reporting issuer who, directly or indirectly, informs the purchaser of the material fact or material change other than in the necessary course of business is liable to compensate the vendor of the securities for damages as a result of the trade unless,

- (a) the purchaser or informer, as the case may be, had reasonable grounds to believe that the material fact or material change had been generally disclosed;
- (b) the material fact or material change was known or ought reasonably to have been known to the vendor; or
- (c) the purchaser or informer, as the case may be, proves that the purchaser did not make use of

knowledge of the material fact or material change in purchasing the securities.

(3) Any person or company who has access to information concerning the investment program of a mutual fund in Ontario or the investment portfolio managed for a client by a portfolio manager or by a registered dealer acting as a portfolio manager and uses that information for his or its direct benefit or advantage to purchase or sell securities of an issuer for his or its account where the portfolio securities of the mutual fund or the investment portfolio managed for the client by the portfolio manager or registered dealer include securities of that issuer is accountable to the mutual fund or the client of the portfolio manager or registered dealer, as the case may be, for any benefit or advantage received or receivable as a result of such purchase or sale. Idem

(4) Every,

Account-
ability for
gain

(a) vendor or informer referred to in subsection 1; and

(b) purchaser or informer referred to in subsection 2,

who is also an insider of the reporting issuer, or who is an associate or affiliate of such insider, is, in addition to the liability imposed by subsection 1 or 2, accountable to the reporting issuer for any benefit or advantage received or receivable by the insider or associate or affiliate, as the case may be. R.S.O. 1970, c. 426, s. 65; 1971, c. 31, s. 20, *amended*.

(5) The liability of,

Liability
joint and
several

(a) the vendor and any informer under subsection 1; and

(b) the purchaser and any informer under subsection 2,

is joint and several.

(6) In assessing damages under subsection 1 or 2, the court shall consider, Measure of
damages

(a) if the plaintiff is a purchaser, the price that he paid for the security less the average market price of the security in the twenty trading days following general disclosure of the material fact or material change; or

(b) if the plaintiff is a vendor, the average market price of the security in the twenty trading days

following general disclosure of the material fact or material change less the price that he received for the security,

but the court may instead consider such other measures of damages as may be relevant in the circumstances.

Interpre-
tation

(7) For the purposes of this section, a person or company, is in a special relationship with a reporting issuer where,

- (a) the person or company is an insider or an affiliate of the reporting issuer;
- (b) the person is a director, officer or employee of the reporting issuer or of a company that is an insider or an affiliate of the reporting issuer;
- (c) the person or company has engaged, is engaging in or proposes to engage in any business or professional activities with or on behalf of the reporting issuer and thereby has acquired knowledge of the material fact or material change; or
- (d) the person or company is an associate of the reporting issuer or of any person or company referred to in clause *a*, *b* or *c*. *New*.

Action by
Commission
on behalf
of issuer

132.—(1) Upon application by the Commission or by any person or company who was at the time of a transaction referred to in subsection 1 or 2 of section 131 or is at the time of the application a security holder of the reporting issuer, a judge of the High Court may, if satisfied that,

- (a) the Commission or the person or company has reasonable grounds for believing that the reporting issuer has a cause of action under subsection 4 of section 131; and
- (b) either,
 - (i) the reporting issuer has refused or failed to commence an action under section 131 within sixty days after receipt of a written request from the Commission or such person or company so to do, or
 - (ii) the reporting issuer has failed to prosecute diligently an action commenced by it under section 131,

make an order, upon such terms as to security for costs and otherwise as to the Judge seems fit, requiring the Commission or authorizing such person or company or the Commission to commence or continue an action in the name of and on behalf of the reporting issuer to enforce the liability created by subsection 4 of section 131.

(2) Upon the application by the Commission or any person or company who was at the time of a transaction referred to in subsection 3 of section 131 or is at the time of the application a security holder of the mutual fund, a judge of the High Court may, if satisfied that,

Action by
Commission
on behalf
of mutual
fund

(a) the Commission or the person or company has reasonable grounds for believing that the mutual fund has a cause of action under subsection 3 of section 131; and

(b) the mutual fund has either,

(i) refused or failed to commence an action under subsection 3 of section 131 within sixty days after receipt of a written request from the Commission or the person or company so to do, or

(ii) failed to prosecute diligently an action commenced by it under subsection 3 of section 131,

make an order, upon terms as to security for costs or otherwise as to the judge seems proper, requiring the Commission or authorizing the person or company or the Commission to commence and prosecute or to continue an action in the name of and on behalf of the mutual fund to enforce the liability created by subsection 3 of section 131.

(3) Where an action under subsection 3 or 4 of section 131 is,

Costs

(a) commenced;

(b) commenced and prosecuted; or

(c) continued,

by a board of directors of a reporting issuer, the trial judge or a judge of the High Court may order that the costs properly incurred by the board of directors in commencing, commencing and prosecuting or continuing the action, as

the case may be, shall be paid by the reporting issuer, if he is satisfied that the action was *prima facie* in the best interests of the reporting issuer and the security holders thereof.

Action by
Commission
on behalf
of security
holder of the
reporting
issuer

(4) Where an action under subsection 3 or 4 of section 131 is,

- (a) commenced;
- (b) commenced and prosecuted; or
- (c) continued,

by a person or company who is a security holder of the reporting issuer, the trial judge or a judge of the High Court may order that the costs properly incurred by such person or company in commencing, commencing and prosecuting or continuing the action, as the case may be, shall be paid by the reporting issuer, if he is satisfied that,

- (d) the reporting issuer failed to commence the action or had commenced it but had failed to prosecute it diligently; and
- (e) the continuance of the action is *prima facie* in the best interests of the reporting issuer and the security holders thereof.

Idem

(5) Where an action under subsection 3 or 4 of section 131 is,

- (a) commenced;
- (b) commenced and prosecuted; or
- (c) continued,

by the Commission, the trial judge or a judge of the High Court shall order the reporting issuer to pay all costs properly incurred by the Commission in commencing, commencing and prosecuting or continuing the action, as the case may be.

Idem

(6) In determining whether an action or its continuance is *prima facie* in the best interests of a reporting issuer and the security holders thereof, the judge shall consider the relationship between the potential benefit to be derived from the action by the reporting issuer and the security holders thereof and the cost involved in the prosecution of the action.

(7) Notice of every application under subsection 1 or 2 shall be given to the Commission, the reporting issuer, or the mutual fund, as the case may be, and each of them may appear and be heard thereon. Notice of application

(8) Every order made under subsection 1 or 2 requiring or authorizing the Commission to commence and prosecute or continue an action shall provide that the reporting issuer or mutual fund, as the case may be, shall co-operate fully with the Commission in the commencement and prosecution or continuation of the action, and shall make available to the Commission all books, records, documents and other material or information known to the reporting issuer or mutual fund or reasonably ascertainable by the reporting issuer or mutual fund relevant to such action. Order to co-operate

(9) An appeal lies to the Supreme Court from any order made under this section. *New.* Appeal

133.—(1) If subsection 1 of section 38 applies to a contract and such subsection is not complied with, a person or company who has entered into the contract is entitled to rescission thereof by mailing or delivering written notice of rescission to the registered dealer within sixty days of the date of the delivery of the security to or by the person or company, as the case may be, but, in the case of a purchase by the person or company, only if he is still the owner of the security purchased. Rescission of contract

(2) If clause *c* of subsection 1 of section 35 applies to a contract and a registered dealer has failed to comply with such subsection by not disclosing that he acted as principal, a person or company who has entered into the contract is entitled to rescission thereof by mailing or delivering written notice of rescission to the registered dealer within seven days of the date of the delivery of the written confirmation of the contract. R.S.O. 1970, c. 426, s. 71 (1, 2), *amended.* Idem

(3) For the purpose of subsection 2, a confirmation sent by prepaid mail shall be deemed conclusively to have been delivered to the person or company to whom it was addressed in the ordinary course of mail. *New.* Service

(4) In an action respecting a rescission to which this section applies, the onus of proving compliance with section 35 or 38 is upon the registered dealer. Onus

Limitation
period

(5) No action respecting a rescission shall be commenced under this section after the expiration of a period of ninety days from the date of the mailing or delivering the notice under subsection 1 or 2. R.S.O. 1970, c. 426, s. 71 (3, 4), *amended*.

Rescission
of purchase
of mutual
fund
security

134.—(1) Every purchaser of a security of a mutual fund in Ontario may, where the amount of the purchase does not exceed the sum of \$50,000, rescind the purchase by notice given to the registered dealer from whom the purchase was made within forty-eight hours after receipt of the confirmation for a lump sum purchase or within sixty days after receipt of the confirmation for the initial payment under a contractual plan but, subject to subsection 5, the amount the purchaser is entitled to recover on exercise of this right to rescind shall not exceed the net asset value of the securities purchased, at the time the right is exercised.

Idem

(2) The right to rescind a purchase made under a contractual plan may be exercised only with respect to payments scheduled to be made within the time specified in subsection 1 for rescinding a purchase made under a contractual plan.

Notice

(3) The notice mentioned in subsection 1 shall be in writing, and may be given by prepaid mail, telegram or other means.

Service

(4) A confirmation sent by prepaid mail shall be deemed conclusively to have been received in the ordinary course of mail by the person or company to whom it was addressed.

Reimburse-
ment

(5) Every registered dealer from whom the purchase was made shall reimburse the purchaser who has exercised his right of rescission in accordance with this section for the amount of sales charges and fees relevant to the investment of the purchaser in the mutual fund in respect of the shares or units of which the notice of exercise of the right of rescission was given. *New*.

Limitation
periods

135. Unless otherwise provided in this Act, no action shall be commenced to enforce a right created by this Part more than,

- (a) in the case of an action for rescission, 180 days after the date of the transaction that gave rise to the cause of action; or
- (b) in the case of any action, other than an action for rescission, the earlier of,

- (i) 180 days after the plaintiff first had knowledge of the facts giving rise to the cause of action, or
- (ii) three years after the date of the transaction that gave rise to the cause of action. *New.*

PART XXIII

GENERAL PROVISIONS

136. A statement as to,

Admissi-
bility in
evidence of
certified
statements

- (a) the registration or non-registration of any person or company;
- (b) the filing or non-filing of any document or material required or permitted to be filed;
- (c) any other matter pertaining to such registration, non-registration, filing or non-filing, or to any such person, company, document or material; or
- (d) the date the facts upon which any proceedings are to be based first came to the knowledge of the Commission,

purporting to be certified by the Commission or a member thereof or by the Director is, without proof of the office or signature of the person certifying, admissible in evidence, so far as relevant, for all purposes in any action, proceeding or prosecution. R.S.O. 1970, c. 426, s. 148, *amended*.

137.—(1) Where this Act or the regulations require that material be filed, the filing shall be effected by depositing the material, or causing it to be deposited, with the Commission and all material so filed shall, subject to subsection 2, be made available by the Commission for public inspection during the normal business hours of the Commission.

Filing and
inspection of
material

(2) Notwithstanding subsection 1, the Commission may hold material or any class of material required to be filed by this Act in confidence so long as the Commission is of the opinion that the material so held discloses intimate financial, personal or other information and that the desirability of avoiding disclosure thereof in the interests of any person or company affected outweighs the desirability of adhering to the principle that material filed with the Commission be available to the public for inspection. *New.*

Idem

Immunity of
Commission
and officers

138.—(1) No action or other proceeding for damages shall be instituted against the Commission or any member thereof, or any officer, servant or agent of the Commission for any act done in good faith in the performance or intended performance of any duty or in the exercise or the intended exercise of any power under this Act or a regulation, or for any neglect or default in the performance or exercise in good faith of such duty or power.

Immunity
re intended
compliance

(2) No person or company has any rights or remedies and no proceedings lie or shall be brought against any person or company for any act or omission of the last-mentioned person or company done or omitted in compliance with this Act, the regulations or any direction, decision, order, ruling or other requirement made or given under this Act or the regulations. R.S.O. 1970, c. 426, s. 145, *amended*.

Liability
of crown
R.S.O. 1970,
c. 365

(3) Subsection 1 does not, by reason of subsections 2 and 3 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by the Commission or any person referred to in subsection 1 to which the Crown would otherwise be subject and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. *New*.

Regulations

139. The Lieutenant Governor in Council may make regulations,

1. prescribing categories for persons and companies and the manner of allocating persons and companies to categories, and prescribing the form and content of prospectuses, preliminary prospectuses, *pro forma* prospectuses and statements of material facts to be filed by, and financial conditions applicable to, persons and companies in accordance with their categories;
2. designating mutual funds or a class or classes thereof as private mutual funds;
3. designating banking transactions for the purposes of subparagraph iv of paragraph 43 of subsection 1 of section 1;
4. prescribing the form and content of financial statements and interim financial statements required to be filed under this Act;
5. prescribing requirements respecting applications for registration and renewal of registration, and providing for the expiration of registrations;

6. classifying registrants into categories and prescribing the terms and conditions of registration of registrants in each category but no registrant shall be included in a category designated as,
 - i. investment dealer, unless he is a member of the Ontario District of the Investment Dealers' Association of Canada,
 - ii. broker, unless he is a member of a stock exchange in Ontario recognized by the Commission,
 - iii. broker-dealer, unless he is a member of the Broker-Dealers' Association of Ontario;
7. regulating the listing and trading of securities and records relating thereto;
8. governing the furnishing of information to the public or to the Commission by a registrant in connection with securities or trades therein;
9. regulating the trading of securities other than on a stock exchange recognized by the Commission;
10. governing the keeping of accounts and records, the preparation and filing of financial statements of the affairs of the security issuers and the audit requirements with respect thereto;
11. respecting fees payable by an issuer to a management company as consideration for investment advice, alone or together with administrative or management services, provided by the management company to the mutual fund;
12. respecting sales charges imposed by a distribution company or contractual plan service company under a contractual plan on purchasers of shares or units of a mutual fund, and commissions to be paid to salesmen of shares or units of a mutual fund;
13. designating any person or company or any class of persons or companies who shall not be required to obtain registration as an adviser;
14. prescribing the fees payable to the Commission including fees for filing, fees upon applications for registration, fees in respect of audits made by the

Commission and other fees in connection with the administration of this Act and the regulations;

15. prescribing the documents, certificates, reports, releases, statements, agreements and other information and the form, content and other particulars relating thereto that are required to be filed, furnished or delivered under this Act and the regulations;
16. prescribing the practice and procedure of investigations under sections 11 and 13;
17. prescribing the forms for use under this Act and the regulations;
18. prescribing trades or securities, in addition to the trades and securities referred to in section 34, in respect of which registration shall not be required;
19. prescribing trades or securities, referred to in section 34 in respect of which there shall cease to be exemption from registration;
20. prescribing trades or securities, in addition to the trades and securities referred to in sections 71 and 72, in respect of which section 52 does not apply;
21. prescribing trades or securities in respect of which sections 52 and 61 shall be applicable notwithstanding sections 71 and 72;
22. exempting any seller or class of sellers from the requirements of subclauses i and ii of clause *b* of subsection 7 of section 71;
23. prescribing terms and conditions that shall be contained in an escrow or pooling agreement with respect to securities issued for a consideration other than cash;
24. prescribing the practice and procedure by which the Commission recognizes exempt purchasers under paragraph 4 of subsection 1 of section 34;
25. exempting any category of registered advisers from the provisions of section 39 or varying the provisions of section 39, as they apply to any category of registered advisers;

26. prescribing the information required or permitted to be distributed under subsection 2 of section 64;
27. respecting the matters referred to in clause *h* of subsection 2 of section 60, and, without limiting the generality of the foregoing, pertaining to requirements as to paid-up capital and surplus, liquidity of assets, ratios of debt to paid-up capital and surplus, audit procedures, the furnishing of interim financial statements and the provisions of trust indentures and the qualifications, rights, duties and obligations of trustees thereunder;
28. respecting the content and distribution of written, printed or visual material and advertising that may be distributed or used by a person or company with respect to a security whether in the course of distribution or otherwise;
29. prescribing the form and content of the reports to be filed under Part XX;
30. respecting any other matter necessary or advisable to carry out effectively the intent and purpose of Part XIX or Part XX;
31. prescribing the form and content of a take-over bid circular, issuer bid circular, directors' circular and a director's or officer's circular required by Part XIX;
32. prescribing a penalty for the early redemption of shares or units of a mutual fund;
33. prescribing the form and content of proxies, information circulars and reports required by Parts XVII and XVIII;
34. permitting the Commission or the Director to exempt any person or company from the provisions of the regulations or vary the provisions as they apply to any person or company. R.S.O. 1970, c. 426, s. 147; 1971, c. 31, s. 46, *amended*.

140. The Commission may, where in its opinion to do so would not be prejudicial to the public interest, make an order on such terms and conditions as it may impose revoking or varying any decisions made by it under this Act or the regulations. *New.*

Commission's
discretion to
revoke or
vary its
decision

141. Every registration made and receipt for a prospectus issued under *The Securities Act*, being chapter 426 of the

Continuation
of
registration

Revised Statutes of Ontario, 1970 and in effect immediately before this Act comes into force, continues in the same manner as if made or issued under this Act. *New.*

Repeals

142. The following are repealed:

1. *The Securities Act*, being chapter 426 of the Revised Statutes of Ontario, 1970.
2. *The Securities Amendment Act, 1971*, being chapter 31.
3. *The Securities Amendment Act, 1973*, being chapter 11.
4. Section 55 of *The Government Reorganization Act, 1972*, being chapter 1.

Commence-
ment

143.—(1) This Act, except clause *b* of subsection 1 of section 71 and subsections 4, 5, 6 and 7 of the said section 71, comes into force on a day to be named by proclamation of the Lieutenant Governor.

Idem

(2) Clause *b* of subsection 1 of section 71 and subsections 4, 5, 6 and 7 of the said section 71 come into force on the day eighteen months after the coming into force of this Act, and, until that date, the exemptions set out in clauses *a*, *c*, *d*, *l* and *p* of subsection 1 of the said section 71 are available only where each purchaser takes the securities for investment only and not with a view to resale, distribution or distribution to the public.

Short title

144. The short title of this Act is *The Securities Act, 1978*.

CHAPTER 48

**An Act to regulate
Trading in Commodity Futures Contracts***Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Interpre-
tation

1. In this Act,

1. “adviser” means a person or company engaging in or holding himself or itself out as engaging in the business of advising others as to trading in contracts;
2. “clearing house” means an association or organization, whether incorporated or unincorporated, or part of a commodity futures exchange through which trades in contracts entered into on such exchange are cleared;
3. “Commission” means the Ontario Securities Commission;
4. “commodity” means, whether in the original or a processed state, any agricultural product, forest product, product of the sea, mineral, metal, hydrocarbon fuel, currency or precious stone or other gem, and any goods, article, service, right or interest, or class thereof, designated as a commodity under the regulations;
5. “commodity futures contract” means a contract to make or take delivery of a specified quantity and quality, grade or size of a commodity during a designated future month at a price agreed upon when the contract is entered into on a commodity futures exchange pursuant to standardized terms and conditions set forth in such exchange’s by-laws, rules or regulations;
6. “commodity futures exchange” means an association or organization, whether incorporated or

unincorporated, operated for the purpose of providing the physical facilities necessary for the trading of contracts by open auction;

7. "commodity futures option" means a right, acquired for a consideration, to assume a long or short position in relation to a commodity futures contract at a specified price and within a specified period of time and any other option of which the subject is a commodity futures contract;
8. "company" means any corporation, incorporated association, incorporated syndicate or other incorporated organization;
9. "contract" means any commodity futures contract and any commodity futures option;
10. "dealer" means a person or company that trades in contracts in the capacity of principal or agent;
11. "decision" means a direction, decision, order, ruling or other requirement made under a power or right conferred by this Act or the regulations;
12. "declaration date", where used in relation to a commodity futures option, means that date on which the option expires;
13. "Director" means the Director or any Deputy Director of the Commission;
14. "floor trader" means an individual who is employed by a dealer for the purpose of entering into contracts on the floor of a commodity futures exchange on behalf of such dealer;
15. "hedger" means a person or company who carries on agricultural, mining, forestry, processing, manufacturing or other commercial activities and, as a necessary part of these activities, becomes exposed from time to time to a risk attendant upon fluctuations in the price of a commodity and offsets that risk through trading in contracts for the commodity or related commodities whether or not any particular trade is effected for that purpose, but a person or company is a hedger only as to trades in contracts for such commodity or related commodities;

16. "liquidating trade" means effecting settlement of a commodity futures contract,
 - (a) in relation to a long position, by assuming an offsetting short position in relation to a contract entered into on the same commodity futures exchange for a like quantity and quality, grade or size of the same commodity deliverable during the same designated future month;
 - (b) in relation to a short position, by assuming an offsetting long position in relation to a contract entered into on the same commodity futures exchange for a like quantity and quality, grade or size of the same commodity deliverable during the same designated future month;
17. "long position", where used in relation to a commodity futures contract, means to be under an obligation to take delivery;
18. "Minister" means the Minister of Consumer and Commercial Relations or other member of the Executive Council to whom the administration of this Act may be assigned;
19. "misrepresentation" means an untrue statement of material fact or an omission to state a material fact;
20. "officer" means the chairman or any vice-chairman of the board of directors, the president, vice-president, secretary, assistant secretary, treasurer, assistant treasurer or general manager of a company, or any other person designated an officer of a company by by-law or similar authority;
21. "open commodity futures contract" means an outstanding obligation under a commodity futures contract for which settlement has not been effected by the tender and receipt of the commodity or of an instrument evidencing title or the right to such commodity or by a liquidating trade;
22. "open interest", where used in relation to commodity futures contracts, means the total outstanding long positions or the total outstanding short positions, for each delivery month and in

aggregate, in commodity futures contracts relating to a particular commodity entered into on a commodity futures exchange;

23. "person" means an individual, partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, trustee, executor, administrator, or other legal representative;
24. "premium", where used in relation to a commodity futures option, means the consideration for which the option is acquired;
25. "register" means register under this Act, and "registered" has a corresponding meaning;
26. "registrant" means a person or company registered or required to be registered under this Act;
27. "regulations" means the regulations made under this Act;
28. "salesman" means an individual who is employed by a dealer for the purpose of making trades in contracts on behalf of such dealer;
29. "Secretary" means the Secretary of the Commission or any individual designated by the Commission to act in the capacity of Secretary;
30. "security" means a security within the meaning of *The Securities Act*;
31. "settlement price", where used in relation to a commodity futures contract, means the price which is used by a commodity futures exchange or its clearing house to determine, daily, the net gains or losses in the value of open commodity futures contracts;
32. "short position", where used in relation to a commodity futures contract, means to be under an obligation to make delivery;
33. "striking price", where used in relation to a commodity futures option, means the price at which the purchaser of the option has the right to assume a long or short position in relation to the commodity futures contract that is the subject of the option;

34. "trade" or "trading" includes,

- (a) entering into contracts, whether as principal or agent ;
- (b) acting as a floor trader ;
- (c) any receipt by a registrant of an order to effect a transaction in a contract ;
- (d) any assignment or other disposition of rights under a contract except a disposition arising from the death of an individual enjoying rights under a contract ; and
- (e) any act, advertisement, solicitation, conduct or negotiation directly or indirectly in furtherance of the foregoing.

PART I

COMMODITY FUTURES ADVISORY BOARD

2.—(1) There shall be a board of not more than five members to be known as The Commodity Futures Advisory Board, the members of which shall be appointed by the Lieutenant Governor in Council and the Lieutenant Governor in Council may designate one of the members to be chairman. Commodity
Futures
Advisory
Board

(2) The Commodity Futures Advisory Board shall meet at the call of the Commission. Meetings

(3) The Commodity Futures Advisory Board shall, when requested by the Commission, consult with and advise the Commission concerning, Duties

- (a) developments in the nature of contracts and manner of trading ; and
- (b) the influence of trading in contracts on the economy of Ontario.

(4) The members of The Commodity Futures Advisory Board shall serve without remuneration, but the Lieutenant Governor in Council may fix a *per diem* allowance to be payable to each member, and every member is entitled to his reasonable and necessary expenses, as certified by the chairman, for attending at meetings and transacting the business of the Board. Remunera-
tion

PART II

APPOINTMENT OF EXPERTS

- Appointment
of experts
- 3.—(1) The Commission may appoint one or more experts to assist the Commission in such manner as it may consider expedient.
- Submissions
to experts
- (2) The Commission may submit any agreement, contract, financial statement, report or other document to one or more experts appointed under subsection 1 for examination, and the Commission has the like power to summon and enforce the attendance of witnesses before the expert and to compel them to produce documents, records and things as is vested in the Commission, and subsections 3 and 4 of section 7 apply *mutatis mutandis*.
- Payment of
experts
- (3) An expert appointed under subsection 1 shall be paid such amounts for services and expenses as the Lieutenant Governor in Council may determine.

PART III

ADMINISTRATIVE PROCEEDINGS, REVIEWS AND APPEALS

- Notification
of decision
- 4.—(1) The Director shall forthwith notify the Commission of every decision refusing registration under section 23 or refusing to accept the form of a contract under section 36 and the Commission may, within thirty days of the decision, notify the Director and any person or company directly affected of its intention to convene a hearing to review the decision.
- Review of
Director's
decisions
- (2) Any person or company directly affected by a decision of the Director may, by notice in writing sent by registered mail to the Commission within thirty days after the mailing of the notice of the decision, request and be entitled to a hearing and review thereof by the Commission.
- Power on
review
- (3) Upon a hearing and review, the Commission may by order confirm the decision under review or make such other decision as the Commission considers proper.
- Stay
- (4) Notwithstanding that a person or company requests a hearing and review under subsection 2, the decision under review takes effect immediately, but the Commission may grant a stay until disposition of the hearing and review.

5.—(1) Any person or company directly affected by a ^{Appeal} decision of the Commission, may appeal to the Supreme Court.

(2) Notwithstanding that an appeal is taken under this ^{Stay} section, the decision appealed from takes effect immediately, but the Commission or the Divisional Court may grant a stay until disposition of the appeal.

(3) The Secretary shall certify to the Registrar of the ^{Certification of documents} Supreme Court,

(a) the decision that has been reviewed by the Commission;

(b) the decision of the Commission, together with any statement of reasons therefor;

(c) the record of the proceedings before the Commission; and

(d) all written submissions to the Commission or other material that is relevant to the appeal.

(4) The Minister is entitled to be heard by counsel or ^{Minister entitled to be heard} otherwise upon the argument of an appeal under this section.

(5) Where an appeal is taken under this section, the ^{Powers of court on appeal} court may by its order direct the Commission to make such decision or to do such other act as the Commission is authorized and empowered to do under this Act or the regulations and as the court considers proper, having regard to the material and submissions before it and to this Act and the regulations, and the Commission shall make such decision or do such act accordingly.

(6) Notwithstanding an order of the court on an appeal, ^{Further decisions} the Commission may make any further decision upon new material or where there is a significant change in the circumstances, and every such decision is subject to this section.

6.—(1) The Secretary may, ^{Secretary}

(a) accept service of all notices or other documents on behalf of the Commission;

(b) when authorized by the Commission, sign any decision made by the Commission as a result of a hearing;

- (c) certify under his hand any decision made by the Commission or any document, record or thing used in connection with any hearing by the Commission where certification is required for a purpose other than that stated in subsection 3 of section 5; and
- (d) exercise such other powers as are vested in him by this Act or the regulations and perform such other duties as are imposed upon him by this Act or the regulations or by the Commission.

Certification
by
Secretary

(2) A certificate purporting to be signed by the Secretary is, without proof of the office or signature certifying, admissible in evidence, so far as is relevant, for all purposes in any action, proceeding or prosecution.

PART IV

INVESTIGATIONS

Investiga-
tion order

7.—(1) Where upon a statement made under oath it appears probable to the Commission that any person or company has,

(a) contravened any of the provisions of this Act or the regulations; or

R.S.C. 1970,
c. C-34

(b) committed an offence under the *Criminal Code* (Canada) in connection with a transaction relating to contracts,

the Commission may, by order, appoint any person to make such investigation as it considers expedient for the due administration of this Act, and in the order shall determine and prescribe the scope of the investigation.

Investiga-
tion order

(2) The Commission may, by order, appoint any person to make such investigation as it considers expedient for the due administration of this Act or into any matter relating to trading in contracts, and in such order shall determine and prescribe the scope of the investigation.

Scope of
investiga-
tion

(3) For the purposes of any investigation ordered under this section, the person appointed to make the investigation may investigate, inquire into and examine,

- (a) the affairs of the person or company in respect of which the investigation is being made and any books, papers, documents, correspondence, communications, negotiations, transactions, investigations, loans, borrowings and payments to, by, on behalf of or in relation to or connected with such person or company and any property, assets or things owned, acquired or alienated in whole or in part by such person or company or by any person or company acting on behalf of or as agent for such person or company; and
- (b) the assets at any time held, the liabilities, debts, undertakings and obligations at any time existing, the financial or other conditions at any time prevailing in or in relation to or in connection with any such person or company and the relationship that may at any time exist or have existed between such person or company and any other person or company by reason of investments, commissions promised, secured or paid, interests held or acquired, the loaning or borrowing of money, securities or other property, the transfer, negotiation or holding of securities, interlocking directorates, common control, undue influence or control or any other relationship.

(4) The person making an investigation under this section has the same power to summon and enforce the attendance of witnesses and compel them to give evidence on oath or otherwise, and to produce documents, records and things, as is vested in the Supreme Court for the trial of civil actions, and the failure or refusal of a person to attend, to answer questions or to produce such documents, records and things as are in his custody or possession makes the person liable to be committed for contempt by a judge of the Supreme Court as if in breach of an order or judgment of the Supreme Court provided that no provision of *The Evidence Act* exempts any bank or any officer or employee thereof from the operation of this section.

Powers to
summon wit-
nesses and
require
production

R.S.O. 1970,
c. 151

(5) A person giving evidence at an investigation under this section may be represented by counsel.

Counsel

(6) Where an investigation is ordered under this section, the person appointed to make the investigation may seize and take possession of any documents, records, securities, contracts or other property of the person or company whose affairs are being investigated.

Seizure
of property

Inspection
of seized
documents

(7) Where any documents, records, securities, contracts or other property are seized under subsection 6, such documents, records, securities, contracts or other property shall be made available for inspection and copying by the person or company from whom seized at a mutually convenient time and place if a request for an opportunity to inspect or copy is made by such person or company to the person appointed to make the investigation.

Accountants
and experts

(8) Where an investigation is ordered under this section, the Commission may appoint an accountant or other expert to examine documents, records, properties and matters of the person or company whose affairs are being investigated.

Report of
investiga-
tion

(9) Every person appointed under subsection 1, 2 or 8 shall provide the Commission with a full and complete report of the investigation including any transcript of evidence and material in his possession relating to the investigation.

Report to
Minister

8. Where, upon the report of an investigation made under section 7, it appears to the Commission that any person or company may have,

(a) contravened any of the provisions of this Act or the regulations; or

R.S.C. 1970,
c. C-34

(b) committed an offence under the *Criminal Code* (Canada) in connection with a transaction relating to contracts,

the Commission shall send a full and complete report of the investigation, including the report made to it, any transcript of evidence and any material in the possession of the Commission relating thereto, to the Minister.

Investiga-
tion by order
of Minister

9. Notwithstanding section 7, the Minister may, by order, appoint any person to make such investigation as the Minister considers expedient for the due administration of this Act or into any matter relating to trading in contracts, in which case the person so appointed, for the purposes of the investigation, has the same authority, powers, rights and privileges as a person appointed under section 7.

Evidence not
to be dis-
closed

10. No person, without the consent of the Commission, shall disclose, except to his counsel, any information or evidence obtained or the name of any witness examined or sought to be examined under section 7 or 9.

11. Where an investigation has been made under section 7, Report to Minister the Commission may, and, where an investigation has been made under section 9, the person making the investigation shall report the result thereof, including the evidence, findings, comments and recommendations, to the Minister, and the Minister may cause the report to be published in whole or in part in such manner as he considers proper.

12.—(1) The Commission may,

Order to
freeze
property

- (a) where it is about to order an investigation in respect of a person or company under section 7 or during or after an investigation in respect of a person or company under section 7 or 9;
- (b) where it is about to make or has made a decision suspending or cancelling the registration of any person or company or affecting the right of any person or company to trade in contracts; or
- (c) where criminal proceedings or proceedings in respect of a contravention of this Act or the regulations are about to be or have been instituted against any person or company, that in the opinion of the Commission are connected with or arise out of any contract or any trade therein, or out of any business conducted by such person or company,

in writing or by telegram direct any person or company having on deposit or under control or for safekeeping any funds or securities of the person or company referred to in clause *a*, *b* or *c* to hold such funds or securities or direct the person or company referred to in clause *a*, *b* or *c* to refrain from withdrawing any such funds or securities from any other person or company having any of them on deposit, under control or for safekeeping or to hold all funds or securities of clients or others in his possession or control in trust for any interim receiver, custodian, trustee, receiver or liquidator appointed under the *Bankruptcy Act* (Canada), *The Judicature Act*, *The Corporations Act*, *The Business Corporations Act*, the *Winding-up Act* (Canada) or section 13 of this Act, or until the Commission in writing revokes the direction or consents to release any particular fund or security from the direction, provided that no such direction applies to funds or securities in a commodity futures exchange clearing house, stock exchange clearing house or to securities in process of transfer by a transfer agent unless the direction expressly so states, and in the case of a bank, loan or trust company, the direction applies only to the offices, branches or agencies thereof named in the direction.

R.S.C. 1970,
cc. B-4, W-11,
R.S.O. 1970,
cc. 228, 89,
53

Applica-
tion for
directions

(2) Any person or company named in a direction issued under subsection 1 may, if in doubt as to the application of the direction to particular funds or securities, apply to the Commission for an order of clarification.

Revocation
or amend-
ment of
direction

(3) Upon the application of a person or company directly affected by a direction issued under subsection 1, the Commission may make an order on such terms and conditions as it may impose revoking the direction or consenting to the release of any fund or security.

Appointment
of receiver,
etc.

13.—(1) The Commission may,

- (a) where it is about to order an investigation in respect of a person or company under section 7 or during or after an investigation in respect of a person or company under section 7 or 9;
- (b) where it is about to make or has made a decision suspending or cancelling the registration of any person or company or affecting the right of any person or company to trade in contracts;
- (c) where criminal proceedings or proceedings in respect of a contravention of this Act or the regulations are about to be or have been instituted against any person or company that in the opinion of the Commission are connected with or arise out of any contract or any trade therein, or out of any business conducted by such person or company; or
- (d) where a person or company fails or neglects to comply with the minimum net asset requirements, investment restrictions, ownership restrictions, or capital requirements prescribed by the regulations for such person or company,

apply to a judge of the Supreme Court for the appointment of a receiver, receiver and manager, trustee or liquidator of the property of such person or company.

Appointment

(2) Upon an application under subsection 1, the judge may, where he is satisfied that the appointment of a receiver, receiver and manager, trustee or liquidator of all or any part of the property of any person or company is in the best interests of the creditors of any such person or company or of persons or companies any of whose property is in the possession or under the control of such person or company, appoint a receiver, receiver and manager, trustee or liquidator of the property of such person or company.

(3) Upon an *ex parte* application made by the Commission under this section, the judge may make an order under subsection 2 appointing a receiver, receiver and manager, trustee or liquidator for a period not exceeding fifteen days. *Ex parte application*

(4) A receiver, receiver and manager, trustee or liquidator of the property of any person or company appointed under this section shall be the receiver, receiver and manager, trustee or liquidator of all or any part of the property belonging to the person or company or held by the person or company on behalf of or in trust for any other person or company, and the receiver, receiver and manager, trustee or liquidator shall have authority, if so directed by the judge, to wind up or manage the business and affairs of the person or company and all powers necessary or incidental thereto. Powers of receiver, etc.

(5) An order made under this section may be enforced in the same manner as any order or judgment of the Supreme Court and may be varied or discharged upon an application made by notice. Enforcement of order

(6) Upon an application made under this section, the rules of practice of the Supreme Court apply. Rules of practice

PART V

AUDITS

14.—(1) Notwithstanding anything in sections 15, 16, 17 and 18, the Commission may in writing appoint any person to examine at any time the financial affairs of a registrant or a clearing house of a commodity futures exchange in Ontario and prepare such financial or other statements and reports that may be required by the Commission. Audits by Commission

(2) The person making an examination under this section may inquire into and examine all books of account, securities, cash, documents, bank accounts, vouchers, correspondence and records of every description of the registrant or clearing house whose financial affairs are being examined, and no registrant or clearing house shall withhold, destroy, conceal or refuse to give any information or thing reasonably required for the purpose of the examination. Access to records

(3) The Commission may charge such fees as may be prescribed by the regulations for any examination made under this section. Fees

PART VI

SELF REGULATION—GENERALLY

Self-regulatory
bodies

15.—(1) The Commission may recognize in writing an association or organization representing registrants, whether incorporated or unincorporated, as a self-regulatory body where it is satisfied that to do so would be in the public interest and that the association or organization has satisfied or can satisfy all conditions with respect to self-regulatory bodies prescribed under the regulations.

Idem

(2) A self-regulatory body recognized under subsection 1 shall, subject to this Act and the regulations and any decision made by the Commission, regulate the standards and business conduct of its members.

Commission's
powers

(3) The Commission may, where it appears to it to be in the public interest, make any decision,

- (a) with respect to any by-law, rule or regulation or proposed by-law, rule or regulation of a self-regulatory body recognized under subsection 1;
- (b) with respect to any direction, decision, order or ruling made under any by-law, rule or regulation of a self-regulatory body recognized under subsection 1; or
- (c) with respect to any practice of a self-regulatory body recognized under subsection 1.

Review of
decisions
of self-
regulatory
body

(4) Any person or company directly affected by any direction, decision, order or ruling made under any by-law, rule or regulation of a self-regulatory body recognized under subsection 1 may apply to the Commission for a hearing and review thereof and section 4 applies to the hearing and review in the same manner as to the hearing and review of a decision of the Director.

Panel of
auditors

16. Every commodity futures exchange in Ontario granted registration by the Commission under section 19 and every self-regulatory body recognized by the Commission under section 15 shall,

- (a) select a panel of auditors, each of whom shall have practised as such in Canada for not fewer than five years and shall be known as a panel auditor or members' auditor; and

- (b) employ an exchange auditor, association or organization auditor, as the case may be, whose appointment is subject to the approval of the Commission, and the appointee shall be an auditor who has practised as such in Canada for not fewer than ten years.

17.—(1) Every commodity futures exchange in Ontario granted registration by the Commission and every self-regulatory body recognized by the Commission shall cause each member of such class or classes of their members as the Commission may designate in writing to appoint an auditor from the panel of auditors selected under clause *a* of section 16 and such auditor shall make the examination of the financial affairs of such member as called for by the by-laws, rules or regulations applicable to members of such class or classes and shall report thereon to the exchange auditor, association or organization auditor, as the case may be.

Audits by
commodity
futures
exchange
and self-
regulatory
bodies

(2) The by-laws, rules and regulations of every commodity futures exchange in Ontario granted registration by the Commission and the by-laws, rules and regulations of every self-regulatory body recognized by the Commission in respect of the practice and procedure of the examinations under subsection 1 are subject to the approval of the Commission and the actual conduct of the examinations shall be satisfactory to the Commission.

Audit
by-laws
subject to
approval

18. Every registrant whose financial affairs are not subject to examination under section 17 shall keep such books and records as are necessary for the proper recording of his business transactions and financial affairs and shall deliver to the Commission annually and at such other time or times as the Commission may require a financial statement satisfactory to the Commission as to his financial position, certified by such registrant or an officer or partner of such registrant and reported upon by the auditor of such registrant, and shall deliver to the Commission such other information as the Commission may require in such form as it may prescribe.

Filing of
financial
statements
of registrants

PART VII

COMMODITY FUTURES EXCHANGES IN ONTARIO

19.—(1) No person or company shall carry on business as a commodity futures exchange in Ontario unless such commodity futures exchange is registered as a commodity futures exchange.

Commodity
futures
exchanges in
Ontario

Registration

(2) Upon application by or on behalf of a person or company wishing to carry on business in Ontario as a commodity futures exchange, the Commission shall grant registration to that person or company for the purposes of subsection 1 where it is satisfied that to do so would not be prejudicial to the public interest and in making its decision shall take into account whether,

- (a) the clearing and other arrangements made and the financial condition of the commodity futures exchange, its clearing house and its members are such as to provide reasonable assurance that all obligations arising out of contracts entered into on such commodity futures exchange will be met;
- (b) the rules and regulations applicable to exchange members and clearing house members are in the public interest and are actively enforced;
- (c) floor trading practices are fair and properly supervised;
- (d) adequate measures have been taken to prevent manipulation and excessive speculation;
- (e) adequate provision has been made to record and publish details of trading including volume and open interest; and
- (f) the commodity futures exchange has satisfied or can satisfy all conditions prescribed under the regulations for the conduct of the business of a commodity futures exchange.

Hearing

(3) The Commission shall not refuse to grant registration to a commodity futures exchange for the purposes of subsection 1 without giving the applicant an opportunity to be heard.

Filing of
by-laws, etc.

20.—(1) Every commodity futures exchange in Ontario and its clearing house shall file with the Commission all by-laws, rules, regulations and policies as soon as practicable and in any event within five days of the date on which the by-law, rule, regulation or policy is approved by the board of directors of the commodity futures exchange or its clearing house and prior to approval by the membership of the commodity futures exchange or clearing house.

Commission's
powers

(2) The Commission may, where it appears to it to be in the public interest, make any decision,

- (a) with respect to the manner in which any commodity futures exchange in Ontario or its clearing house carries on business;
- (b) with respect to any by-law, rule or regulation of any such commodity futures exchange or its clearing house; or
- (c) with respect to trading on or through the facilities of any such commodity futures exchange or with respect to any contract traded on any such commodity futures exchange including the setting of levels of margin, daily price limits, daily trading limits and position limits.

(3) Any person or company directly affected by any direction, order or decision made under any by-law, rule or regulation of a commodity futures exchange in Ontario or its clearing house may apply to the Commission for a hearing and review thereof and section 4 applies to the hearing and review in the same manner as to the hearing and review of a decision of the Director.

Review of
decision of
commodity
futures
exchange

21. Every commodity futures exchange and its clearing house in Ontario shall keep such records as are necessary for the proper recording of each transaction on such exchange and shall,

Records and
reports

- (a) supply to any customer of any member of such commodity futures exchange, upon production of a written confirmation of any transaction with such member, particulars of the time at which the transaction took place and verification or otherwise of the matters set forth in the confirmation; and
- (b) deliver to the Commission at such time or times as the Commission may require reports as to transactions on such exchange in such form as the Commission may prescribe.

PART VIII

REGISTRATION FOR TRADING, ACTING AS ADVISER

22.—(1) No person or company shall,

Registration
for trading

- (a) trade in a contract unless such person or company is registered as a dealer or is registered as a sales-

man or floor trader or as a partner or as an officer of a registered dealer and is acting on behalf of such dealer;

- (b) act as an adviser unless such person or company is registered as an adviser, or is registered as a partner or as an officer of a registered adviser and is acting on behalf of such adviser,

and such registration has been made in accordance with this Act and the regulations and such person or company has received written notice of such registration from the Director and, where such registration is subject to terms and conditions, the person or company complies with such terms and conditions.

Termination
re salesman
and floor
trader

(2) The termination of the employment of a salesman or floor trader with a registered dealer shall operate as a suspension of the registration of the salesman or floor trader until notice in writing has been received by the Director from another registered dealer of the employment of the salesman or floor trader by such other registered dealer and the reinstatement of the registration has been approved by the Director.

Non-trading
employee

(3) The Director may designate as non-trading any employee or class of employees of a registered dealer that does not usually trade in contracts, but the designation may be cancelled as to any employee or class of employees where the Director is satisfied that any such employee or any member of such class of employees should be required to apply for registration as a salesman.

Granting of
registration

23.—(1) The Director shall grant registration, renewal of registration, reinstatement of registration or amendment to registration to an applicant except where,

- (a) having regard to the applicant's financial position, he cannot reasonably be expected to be financially responsible in the conduct of his business;
- (b) the past conduct of the applicant, or the officers, directors or partners of the applicant, affords reasonable grounds for belief that his business will not be carried on in accordance with law and with integrity and honesty; or
- (c) the applicant is or will be carrying on activities that are in contravention of this Act or the regulations.

(2) The Director may in his discretion restrict a registration by imposing terms and conditions thereon and, without limiting the generality of the foregoing, may restrict the duration of a registration and may restrict the registration to trades in a certain class of contracts. Terms and conditions

(3) The Director shall not refuse to grant, renew, reinstate or amend registration or impose terms and conditions thereon without giving the applicant an opportunity to be heard. Refusal

24.—(1) The Commission, after giving a registrant an opportunity to be heard, may suspend, cancel, restrict or impose terms and conditions upon the registration or reprimand the registrant where in its opinion such action is in the public interest. Suspension, cancellation, etc.

(2) Where the delay necessary for a hearing under subsection 1 would, in the opinion of the Commission, be prejudicial to the public interest, the Commission may suspend the registration without giving the registrant an opportunity to be heard, in which case it shall forthwith notify the registrant of the suspension and of a hearing and review to be held before the Commission within fifteen days of the date of the suspension, which hearing and review shall be deemed to be a hearing and review under section 4. Interim suspension

(3) Notwithstanding subsection 1, the Commission may, upon an application by a registrant, accept, subject to such terms and conditions as it may impose, the voluntary surrender of the registration of the registrant where it is satisfied the financial obligations of the registrant to its clients have been discharged and the surrender of the registration would not be prejudicial to the public interest. Surrender

25. A further application for registration may be made upon new or other material or where it is clear that material circumstances have changed. Subsequent applications

26. An application for registration shall be made in writing upon a form prescribed by the regulations and provided by the Commission, and shall be accompanied by such fee as may be prescribed by the regulations. Application

27. Every applicant shall state in the application an address for service in Ontario and, except as otherwise provided in this Act, all notices under this Act or the regulations are sufficiently served for all purposes if delivered or sent by prepaid mail to the latest address for service so stated. Address for service

Further
information

28. The Director may require any further information or material to be submitted by an applicant or a registrant within a specified time and may require verification by affidavit or otherwise of any information or material then or previously submitted or may require the applicant or the registrant or any partner, officer, director, governor or trustee of, or any person performing a like function for, or any employee of, the applicant or of the registrant to submit to examination under oath by a person designated by the Director.

Residence

29.—(1) The Director may refuse registration to an individual if he has not been a resident of Canada for at least one year immediately prior to the date of the application for registration or if he is not a resident of Ontario at the date of such application unless at the time of such application such individual is registered in a capacity corresponding to that of a dealer, adviser, partner, officer, salesman or floor trader under the laws of the jurisdiction in which he last resided and has been so registered for a period of not less than one year immediately preceding the date of the application and is, in the opinion of the Director, otherwise suitable for registration.

Idem

(2) The Director may refuse registration to a person or company if any director or officer of such person or company has not been a resident of Canada for at least one year immediately prior to the date of application for registration or is not a resident of Ontario at the date of such application unless at the time of such application he is registered in a capacity corresponding to that of dealer, adviser, partner, officer or salesman or floor trader under the laws of the jurisdiction in which he last resided and has been so registered for a period of not less than one year immediately preceding the date of the application and is, in the opinion of the Director, otherwise suitable for registration.

Notice of
changes

30.—(1) Every registered dealer shall, within five business days of the event, notify the Director in the form prescribed by the regulations of,

(a) any change in address for service in Ontario or any business address;

(b) any change in,

(i) the directors or officers of the registered dealer and in the case of resignation, dismissal, severance or termination of employment or office, the reason therefor, and

(ii) the holders of the voting securities of the registered dealer;

(c) the commencement and termination of employment of every registered salesman and floor trader and in the case of termination of employment, the reason therefor;

(d) the opening or closing of any branch office in Ontario and, in the case of the opening of any branch office in Ontario, the name and address of the person in charge thereof; and

(e) any change in the name or address of the person in charge of any branch office in Ontario.

(2) Every registered adviser, shall, within five business ^{Idem} days of the event, notify the Director in the form prescribed by the regulations of,

(a) any change in address for service in Ontario or any business address; and

(b) any change in,

(i) the directors or officers of the registered adviser and in the case of resignation, dismissal, severance or termination of employment or office, the reason therefor, and

(ii) the holders of the voting securities of the registered adviser.

(3) Every registered salesman and floor trader shall, within ^{Idem} five business days of the event, notify the Director in the form prescribed by the regulations of,

(a) any change in his address for service in Ontario or in his business address; and

(b) every commencement and termination of his employment by a registered dealer.

(4) The Director may, upon an application of a registrant, ^{Exemptions} exempt, subject to such terms and conditions as he may impose, the registrant from the requirement of subsections 1 and 2 that the Director be notified of any change in the holders of voting securities of the registrant where in his opinion it would not be prejudicial to the public interest to do so.

PART IX

EXEMPTIONS FROM REGISTRATION REQUIREMENTS

Exemptions
of advisers

31. Registration as an adviser is not required to be obtained by,

R.S.C. 1970,
c. B-11974-75,
c. 14 (Can.)R.S.O. 1970,
cc. 254, 224

(a) a bank to which the *Bank Act* (Canada) applies, or the Federal Business Development Bank incorporated under the *Federal Business Development Bank Act* (Canada), or a trust company registered under *The Loan and Trust Corporations Act*, or an insurance company licensed under *The Insurance Act*;

(b) a lawyer, accountant, engineer, teacher or employee of the Ministry of Agriculture and Food;

(c) a registered dealer, or any partner, officer or employee thereof;

R.S.O. 1970,
c. 426

(d) a person or company registered as an adviser under *The Securities Act*, or any partner, officer or employee thereof;

(e) a publisher of or any writer for any *bona fide* newspaper, news magazine or business or financial publication of general and regular paid circulation distributed only to subscribers thereto for value or to purchasers thereof, who gives advice as an adviser only through such publication and has no interest either directly or indirectly in any of the contracts upon which the advice is given and receives no commission or other consideration for giving the advice,

where the performance of the service as an adviser is solely incidental to their principal business or occupation; or

(f) such other persons or companies as are designated by the regulations.

Exemption
of trades

32.—(1) Subject to the regulations, registration is not required in respect of,

(a) a trade in a contract by a hedger through a dealer;

(b) a trade in a contract by a person or company acting solely through an agent who is a registered dealer;

- (c) a trade in a contract to be executed on an exchange situate outside Ontario resulting from an order placed with a dealer who does not carry on business in Ontario, not involving any solicitation by or on behalf of the dealer; or
- (d) a trade in a contract in respect of which a preliminary prospectus and a prospectus have been filed and receipts therefor obtained from the Director under *The Securities Act*.

R.S.O. 1970,
c. 426

PART X

RECOGNITION OF COMMODITY FUTURES EXCHANGES AND ACCEPTANCE OF FORM OF CONTRACT

33. No person or company, except a hedger, shall trade in contracts on his own account or on behalf of any other person or company except,

Registration
or
recognition of
commodity
futures
exchange and
acceptance
of form of
contracts
required

- (a) contracts traded on a commodity futures exchange, registered by the Commission or recognized by the Commission under this Part, if the form of the contracts has been approved by the Director under this Part;
- (b) contracts for which a preliminary prospectus and a prospectus have been filed and receipts therefor obtained from the Director under *The Securities Act*; and
- (c) a contract traded on a commodity futures exchange situate outside Ontario as the result of an order placed with a dealer who does not carry on business in Ontario, not involving any solicitation by or on behalf of the dealer.

34.—(1) Upon application by or on behalf of a commodity futures exchange that is situate outside Ontario, the Commission shall recognize such commodity futures exchange where it is satisfied that to do so would not be prejudicial to the public interest and in making its decision shall take into account whether,

Recognition
of commodity
futures
exchange by
Commission

- (a) the clearing and other arrangements made and the financial condition of the commodity futures exchange, its clearing house and its members are such as to provide reasonable assurance that all obligations arising out of contracts entered into on such commodity futures exchange will be met;

- (b) the rules and regulations applicable to exchange members and clearing house members are in the public interest and are actively enforced;
- (c) floor trading practices are fair and properly supervised;
- (d) adequate measures have been taken to prevent manipulation and excessive speculation;
- (e) adequate provision has been made to record and publish details of trading including volume and open interest;
- (f) the exchange and its clearing house have undertaken to comply with section 35; and
- (g) the exchange and its clearing house are subject to appropriate government controls.

Hearing

(2) The Commission shall not refuse to recognize a commodity futures exchange under this Part without giving the applicant an opportunity to be heard.

**Filing of
by-laws, etc.**

35. Every commodity futures exchange recognized by the Commission under section 34 and its clearing house shall file with the Commission all by-laws, rules, regulations and policies forthwith after the by-law, rule, regulation or policy is approved by the Board of Directors of the commodity futures exchange or clearing house.

**Acceptance
of form of
contracts by
Director**

36.—(1) Upon application by or on behalf of a commodity futures exchange registered by the Commission, or recognized by the Commission under this Part, and the filing of a copy of all terms and conditions of a contract that it is proposed be traded in Ontario, the Director shall accept the form of contract where he is satisfied that to do so would not be prejudicial to the public interest and in making his decision shall take into account whether,

- (a) more than occasional use is made or can be reasonably expected to be made of the contract for hedging transactions;
- (b) with respect to a commodity futures contract each term or condition is in conformity with normal

commercial practices of the trade in the commodity or if not in such conformity there is reasonable justification therefor;

- (c) with respect to a commodity futures contract satisfactory levels of margin, daily price limits, daily trading limits and position limits are imposed by the commodity futures exchange;
- (d) with respect to a commodity futures option the form of the commodity futures contract that is the subject of the option has been accepted under this Part; and
- (e) with respect to a commodity futures option performance on exercise of the option is reasonably assured by established rules and procedures that are actively enforced.

(2) The Director shall not refuse to accept the form of contract without giving the applicant an opportunity to be heard. ^{Hearing}

37.—(1) It is a condition of acceptance of the form of a contract under section 36 that the commodity futures exchange, ^{Terms and conditions of contracts to be filed with Commission and available through agent}

- (a) file with the Commission copies of all current contract terms and conditions; and
- (b) unless the Director by order modifies the requirement, make copies of all current contract terms and conditions available to registrants through an agent in Ontario designated by the commodity futures exchange.

(2) Copies of amendments or additions to contract terms and conditions shall be filed with the Commission and supplied to the agent designated by the commodity futures exchange forthwith after the amendment or addition is approved by the Board of Directors of the commodity futures exchange. ^{Idem}

(3) The Director shall not accept the form of a contract until advised by the commodity futures exchange of the name and address of the agent designated for the purposes of subsection 1. ^{Idem}

Idem (4) The commodity futures exchange shall, within five days of the event, notify the Director of any change in the name or address of the agent designated for the purposes of subsection 1.

Order
exempting
from
registration
for trading,
acceptance
of form of
contract **38.**—(1) The Commission may upon the application of an interested person or company, rule that an intended trade is not subject to section 22 or 33 where it is satisfied that to do so will not be prejudicial to the public interest and may impose such terms and conditions as are considered necessary.

Ruling
final (2) A decision of the Commission under this section is final and there is no appeal therefrom.

PART XI

REVOCATION OF REGISTRATION OR RECOGNITION
OF COMMODITY FUTURES EXCHANGES AND
ACCEPTANCE OF FORM OF CONTRACT

Order
revoking
registration
or recognition
of commodity
futures
exchange
or acceptance
of form of
contract **39.**—(1) The Commission may, where in its opinion such action is in the public interest, and, subject to such terms and conditions as it may impose, by order revoke registration of a commodity futures exchange under Part VII or recognition of a commodity futures exchange under Part X or revoke acceptance of the form of a contract under Part X for such period as is specified in the order.

Temporary
order (2) No order shall be made under subsection 1 without a hearing unless in the opinion of the Commission the length of time required for a hearing could be prejudicial to the public interest, in which event the Commission may make a temporary order, that shall not be for longer than fifteen days from the date of the making thereof, but such order may be extended for such period as the Commission considers necessary where satisfactory information is not provided to the Commission within the fifteen day period.

PART XII

TRADING GENERALLY

Statement
to be
furnished to
prospective
customer **40.**—(1) Every registered dealer or adviser shall furnish each prospective customer prior to the opening of his account with a written statement in the form prescribed under the regulations which will,

- (a) explain the nature of, and risks inherent in trading in contracts and obligations assumed by the customer upon entering a contract ;
- (b) advise the client to request and study the terms and conditions of the contract ; and
- (c) furnish details concerning commissions and other charges levied by the dealer or adviser.

(2) Except where the Director by order modifies the Terms and conditions requirement, every registered dealer or adviser upon the request of a client shall furnish the client with a copy of all current terms and conditions of any contract the form of which has been accepted by the Director under Part X.

41.—(1) Subject to subsections 2 and 3, every registered Minimum margin required dealer who acts as an agent in connection with a trade in a commodity futures contract shall require from the customer a margin of not less than the minimum prescribed under the by-laws, rules or regulations of the commodity futures exchange upon which the contract is traded.

(2) Subject to subsection 3, where the Commission has Idem made an order with respect to levels of margin under section 20, every registered dealer who acts as an agent in connection with a trade in a commodity futures contract shall require from the customer a margin of not less than the minimum prescribed thereunder.

(3) Notwithstanding subsections 1 and 2, a registered Margin greater than minimum dealer may require from the customer a margin greater than that prescribed under subsection 2 or 3.

42.—(1) Every registered dealer who has acted as an Confirmation of trade re commodity futures contract agent in connection with any trade in a commodity futures contract, including a trade upon the exercise of a commodity futures option, shall promptly send by prepaid mail or deliver to the customer a written confirmation of the transaction, setting forth,

- (a) the date of the transaction ;
- (b) the commodity and quantity bought or sold ;
- (c) the commodity futures exchange upon which the contract was traded ;
- (d) the delivery month and year ;
- (e) the price at which the contract was entered into ;

(f) the name of the dealer, if any, used by the registered dealer as its agent to effect the trade; and

(g) the name of the salesman, if any, in the transaction.

Coded
identification

(2) For the purposes of clauses *f* and *g* of subsection 1, a person or company or a salesman may be identified in a written confirmation by means of a code or symbols if the written confirmation also contains a statement that the name of the person, company or salesman will be furnished to the customer on request.

Filing
of code

(3) Where a person or company uses a code or symbols for identification in a confirmation under subsection 1, the person or company shall forthwith file the code or symbols and their meaning, and shall notify the Commission within five days of any change in or addition to the code or symbols or their meaning.

Disclosure
of clients

(4) Every dealer who has acted as agent in connection with any trade in a commodity futures contract shall promptly disclose to the Commission, upon request by the Commission, the name of the person or company from or to or through whom the commodity was bought or sold.

Statement
of purchase
and sale

43. Every registered dealer who has acted as an agent in connection with a liquidating trade in a commodity futures contract shall promptly send by prepaid mail or deliver to the customer in addition to the written confirmation required under section 42, a statement of purchase and sale setting forth,

(a) the dates of the initial transaction and liquidating trade;

(b) the commodity and quantity bought and sold;

(c) the commodity futures exchange upon which the contracts were traded;

(d) the delivery month and year;

(e) the prices on the initial transaction and on the liquidating trade;

(f) the gross profit or loss on the transactions;

(g) the commission; and

(h) the net profit or loss on the transactions.

44. So long as any unexpired and unexercised commodity futures option or open commodity futures contract is outstanding in a customer's account, every registered dealer shall promptly send by prepaid mail or deliver to each customer a written monthly statement, setting forth,

- (a) the opening cash balance for the month in the customer's account;
- (b) all deposits, credits, withdrawals and debits to the customer's account;
- (c) the cash balance in the customer's account;
- (d) each unexpired and unexercised commodity futures option;
- (e) the striking price of each unexpired and unexercised commodity futures option;
- (f) each open commodity futures contract;
- (g) the price at which each open commodity futures contract was entered into.

45.—(1) Every registered dealer who has acted as an agent in connection with any trade in a commodity futures option shall promptly send by prepaid mail or deliver to the customer a written confirmation of the transaction setting forth,

- (a) the date of the transaction;
- (b) the type and number of commodity futures options;
- (c) the commodity futures exchange upon which the contract was traded;
- (d) the premium;
- (e) the commodity futures contract that is the subject of the commodity futures option;
- (f) the delivery month and year of the commodity futures contract that is the subject of the commodity futures option;

- (g) the declaration date;
- (h) the striking price;
- (i) the name of the dealer, if any, used by the registered dealer as its agent to effect the trade;
- (j) the commission, if any, charged in respect of the trade; and
- (k) the name of the salesman, if any, in the transaction.

Coded
identification

(2) For the purposes of clauses *i* and *k* of subsection 1, a person or company or a salesman may be identified in a written confirmation by means of a code or symbols if the written confirmation also contains a statement that the name of the person, company or salesman will be furnished to the customer on request.

Filing
of code

(3) Where a person or company uses a code or symbols for identification in a confirmation under subsection 1, the person or company shall forthwith file the code or symbols and their meaning, and shall notify the Commission within five days of any change in or addition to the code or symbols or their meaning.

Disclosure
by agent

(4) Every dealer who has acted as agent in connection with any trade in a commodity futures option shall promptly disclose to the Commission, upon request by the Commission, the name of the person or company from or through whom the commodity futures option was obtained.

Segregation
of funds

46.—(1) All money, securities, property and proceeds of loans received or advanced by a registered dealer to margin, guarantee or secure the trades or contracts of customers and all funds accruing to customers, shall be segregated for the benefit of the customers for whom they are held, and the registered dealer shall separately account for all such money, securities, property, proceeds and funds so received or advanced by him, and shall not knowingly commingle such money, securities, property, proceeds and funds with his own money, securities, property and funds.

Application

(2) Subsection 1 does not apply to securities or property that are subject to a lien or charge in favour of the registered dealer under a written agreement, in the form prescribed by the regulations, to secure loans referred to in subsection 1.

(3) Money, securities, property, proceeds and funds segregated under subsection 1 for the benefit of customers may be commingled. Commingling of segregated funds

(4) No registered dealer shall knowingly use money, securities, property, proceeds or funds received from, advanced to or held for any customer to margin, guarantee or secure the trades or contracts or to secure or extend the credit of any customer other than the customer for whom such money, securities, property, proceeds or funds are held. Registered dealer not to use funds

(5) Notwithstanding subsection 1, a registered dealer may have a residual financial interest in a customer's account and, from time to time, may advance from his own funds sufficient funds to prevent any and all customer's accounts from becoming undermargined. Residual financial interest

(6) Upon application by an interested person or company, the Commission may exempt any registered dealer or class of registered dealers from subsection 1 or 4, on such terms and conditions as in the opinion of the Commission provide reasonable protection for customers. Exemption on terms and conditions

(7) Notwithstanding subsection 1, where a registered dealer has a residual financial interest in a customer's account or has advanced his own funds to prevent any customer's account from becoming undermargined, the dealer may draw upon that account or any other accounts of the same customer to his own order to the extent of his residual financial interest therein or to the extent of the actual advances made. Exception

47. Every registered dealer shall deliver to the Commission, at such time or times as the Commission may require, reports as to transactions in contracts on its own account or on behalf of any other person or company in such form as the Commission may prescribe. Reports

48.—(1) The Director may, by order, suspend, cancel, restrict or impose terms and conditions upon the right of any person or company named in the order to, Order prohibiting calls to residences

(a) call at any residence; or

(b) telephone from within Ontario to any residence within or outside Ontario,

for the purpose of trading in any contract.

Hearing

(2) The Director shall not make an order under subsection 1 without giving the person or company affected an opportunity to be heard.

“residence” defined

(3) In this section, “residence” includes any building or part of a building in which the occupant resides either permanently or temporarily and any premises appurtenant thereto.

What constitutes calls

(4) For the purposes of this section, a person or company shall be deemed conclusively to have called or telephoned where an officer, director or salesman of the person or company calls or telephones on his or its behalf.

Representations prohibited

49.—(1) No person or company, with the intention of effecting a trade in a contract, shall make any representation that he or any other person or company,

(a) will refund all or any of the margin or premium ; or

(b) assume all or any part of the obligation of another person or company under the contract.

Future value

(2) No person or company, with the intention of effecting a trade in a contract, shall give any undertaking, written or oral, relating to the future value of such contract.

Use of name of another registrant

50. No registrant shall use the name of another registrant on letterheads, forms, advertisements or signs, as correspondent or otherwise, unless he is a partner, officer or agent of or is authorized so to do in writing by the other registrant.

Registration not to be advertised

51. No person or company shall hold himself out as being registered by having printed in a circular, pamphlet, advertisement, letter, telegram or other stationery that he is registered.

Holding out by unregistered person

52. No person or company who is not registered shall, either directly or indirectly, hold himself out as being registered.

Advertising approval by Commission

53. No person or company shall make any representation, written or oral, that the Commission has in any way

passed upon the financial standing, fitness or conduct of any registrant or upon the merits of any contract.

54.—(1) The Commission may, after giving the registered dealer an opportunity to be heard, and upon being satisfied that the registered dealer's past conduct with respect to the use of advertising and sales literature affords reasonable grounds for belief that it is necessary for the protection of the public to do so, order that a registered dealer shall deliver to the Commission at least seven days before it is used, copies of all advertising and sales literature that the registered dealer proposes to use in connection with trading in contracts. Submission of
advertising

(2) For the purposes of this section,

Interpre-
tation

(a) "advertising" includes television and radio commercials, newspaper and magazine advertisements and all other sales material generally disseminated through the communications media ; and

(b) "sales literature" includes records, videotapes and similar material, written matter and all other material, except terms and conditions of contracts and the written statement required under section 41, designed for use in a presentation to a customer or prospective customer, whether such material is given or shown to him.

(3) Where the Commission has issued an order under subsection 1, the Director may prohibit the use of the advertising and sales literature so delivered or may require that deletions or changes be made prior to its use. Prohibition
of
advertising

(4) Where an order has been made under subsection 1, the Commission, on application of the registered dealer at any time after the date thereof, may rescind or vary the order where in its opinion it is not contrary to the public interest to do so. Rescission
or variation
of order

PART XIII

ENFORCEMENT

55.—(1) Every person or company that,

Offences,
general

(a) makes a statement in any material, evidence or information submitted or given under this Act or

the regulations to the Commission, its representative, the Director or to any person appointed to make an investigation or audit under this Act that, at the time and in the light of the circumstances under which it is made, is a misrepresentation;

- (b) makes a statement in any application, release, report, return, financial statement, or other document required to be filed or furnished under this Act or the regulations that, at the time and in the light of the circumstances under which it is made, is a misrepresentation;
- (c) otherwise contravenes this Act or the regulations; or
- (d) fails to observe or to comply with any direction, decision, ruling, order or other requirement made under this Act or the regulations,

is guilty of an offence and on summary conviction is liable, in the case of a company or a person other than an individual, to a fine of not more than \$25,000 and, in the case of an individual, to a fine of not more than \$2,000 or to imprisonment for a term of not more than one year, or to both.

Defence

(2) No person or company is guilty of an offence under clause *a* or *b* of subsection 1 if he or it, as the case may be, did not know and in the exercise of reasonable diligence could not have known that the statement was a misrepresentation.

Directors and officers

(3) Where a company or a person other than an individual is guilty of an offence under subsection 1, every director or officer of such company or person who authorized, permitted, or acquiesced in such offence is also guilty of an offence and on summary conviction is liable to a fine of not more than \$2,000, or to imprisonment for a term of not more than one year.

Consent of Minister

56. No proceedings under section 55 shall be instituted except with the consent or under the direction of the Minister.

Information containing more than one offence

57. An information in respect of any contravention of this Act may be for one or more offences and no information, summons, warrant, conviction or other proceeding in any such prosecution is objectionable or insufficient by reason of the fact that it relates to two or more offences.

58.—(1) Where a provincial judge, magistrate or justice of another province or territory of Canada issues a warrant for the arrest of any person on a charge of contravening any provision of a statute of such province or territory similar to this Act, any provincial judge or justice of Ontario within whose jurisdiction that person is or is suspected to be, may, upon satisfactory proof of the handwriting of the provincial judge, magistrate or a justice who issued the warrant, make an endorsement thereon in the form prescribed by the regulations, and a warrant so endorsed is sufficient authority to the person bringing the warrant and to all other persons to whom it was originally directed and to all constables within the territorial jurisdiction of the provincial judge or justice so endorsing the warrant to execute it within that jurisdiction and to take the person arrested thereunder either out of or anywhere in Ontario and to rearrest such person anywhere in Ontario.

Execution
of warrant
issued in
another
province

(2) Any constable of Ontario or of any other province or territory of Canada who is passing through Ontario having in his custody a person arrested in another province or territory under a warrant endorsed under subsection 1 is entitled to hold, take and rearrest the accused anywhere in Ontario under such warrant without proof of the warrant or the endorsement thereof.

Prisoner
in transit

59.—(1) Where it appears to the Commission that any person or company has failed to comply with or is violating any decision or any provision of this Act or the regulations, the Commission may, notwithstanding the imposition of any penalty in respect of such non-compliance or violation and in addition to any other rights it may have, apply to a judge of the High Court designated by the Chief Justice of the High Court for an order,

Order for
compliance

- (a) directing such person or company to comply with such decision or provision or restraining such person or company from violating such decision or provision; and
- (b) directing the directors and senior officers of such person or company to cause such person or company to comply with or to cease violating any such decision or provision,

and, upon the application, the judge may make such order or such other order as he thinks fit.

(2) An appeal lies to the Supreme Court from an order made under subsection 1.

Appeal

Limitation
period

60.—(1) No proceedings under this Part shall be commenced in a court more than one year after the facts upon which the proceedings are based first came to the knowledge of the Commission.

Idem

(2) No proceedings under this Act shall be commenced before the Commission more than two years after the facts upon which the proceedings are based first came to the knowledge of the Commission.

PART XIV

GENERAL PROVISIONS

Refunds

61. Where,

- (a) an application for registration or renewal of registration is abandoned;
- (b) an application for recognition of a commodity futures exchange is abandoned; or
- (c) an application for acceptance of the form of contract is abandoned,

the Director may, upon the application of the person or company who made the application recommend to the Treasurer of Ontario that a refund of the fee paid on the making of the application or such part thereof as he considers fair and reasonable be made, and the Treasurer may make such refund from the Consolidated Revenue Fund.

Admissibility
in evidence
of certified
statements

62. A statement as to,

- (a) the registration or non-registration of any person or company;
- (b) the filing or non-filing of any document or material required or permitted to be filed;
- (c) any other matter pertaining to such registration, non-registration, filing or non-filing, or to any such person, company, document or material; or
- (d) the date of the facts upon which any proceedings are to be based first came to the knowledge of the Commission,

purporting to be certified by the Commission or a member thereof, or by the Director is, without proof of the

office or signature of the person certifying, admissible in evidence, so far as relevant, for all purposes in any action, proceeding or prosecution.

63.—(1) Where this Act or the regulations require that material be filed, the filing shall be effected by depositing the material, or causing it to be deposited, with the Commission and all material so filed shall, subject to subsection 2, be made available by the Commission for public inspection during the normal business hours of the Commission. Material available for inspection

(2) Notwithstanding subsection 1, the Commission may hold material or any class of material required to be filed by this Act in confidence so long as the Commission is of the opinion that the material so held discloses intimate financial, personal or other information and that the desirability of avoiding disclosure thereof in the interests of any person or company affected outweighs the desirability of adhering to the principle that material filed with the Commission be available to the public for inspection. Idem

64.—(1) No action or other proceeding for damages shall be instituted against the Commission or any member thereof, or any officer, servant or agent of the Commission for any act done in good faith in the performance or intended performance of any duty or in the exercise or the intended exercise of any power under this Act or a regulation, or for any neglect or default in the performance or exercise in good faith of such duty or power. Immunity of Commission and officers

(2) No person or company has any rights or remedies and no proceedings lie or shall be brought against any person or company for any act or omission of the last-mentioned person or company done or omitted in compliance with this Act, the regulations or any direction, decision, order, ruling or other requirement made or given under this Act or the regulations. Immunity re intended compliance

(3) Subsection 1 does not, by reason of subsections 2 and 3 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by the Commission or any person referred to in subsection 1 to which the Crown would otherwise be subject and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. Liability of Crown R.S.O. 1970, c. 365

65. The Lieutenant Governor in Council may make regulations, Regulations

1. prescribing requirements respecting applications for registration and renewal of registration, and providing for the expiration of registrations ;
2. classifying registrants into categories and prescribing the terms and conditions of registration of registrants in each category ;
3. governing the furnishing of information to the public or to the Commission by a registrant in connection with contracts or trades therein ;
4. designating any person or company or any class of persons or companies that shall not be required to obtain registration as an adviser ;
5. designating any goods, article, service, right or interest, or class thereof, a commodity ;
6. prescribing conditions for the conduct of the business of a commodity futures exchange ;
7. prescribing conditions precedent to the recognition of self-regulatory bodies under section 15 ;
8. prescribing the fees payable to the Commission including fees for filing, fees upon applications for registration, fees in respect of audits made by the Commission and other fees in connection with the administration of this Act and the regulations ;
9. prescribing the documents, certificates, reports, releases, statements, agreements and other particulars relating thereto that are required to be filed, furnished or delivered under this Act and the regulations ;
10. prescribing the practice and procedure of investigations under sections 7 and 9 ;
11. prescribing the forms for use under this Act and the regulations ;
12. respecting the content and distribution of written, printed or visual material and advertising that may be distributed or used by a person or company in respect of a contract ;
13. prescribing the form and content of the written statement required by section 40 ;

14. prescribing the form and content of the written agreement referred to in subsection 2 of section 46;
15. respecting the practice and procedure for the segregation of customers' money, securities, property, proceeds and funds under section 46;
16. permitting the Commission or the Director to exempt any person or company from the provisions of the regulations or vary the provisions as they apply to any person or company.

66. The Commission may, where in its opinion to do so Commission's discretion would not be prejudicial to the public interest, make an to revoke or vary its decision order on such terms and conditions as it may impose revoking or varying any decisions made by it under this Act or the regulations.

67. This Act comes into force on a day to be named Commence-ment by proclamation of the Lieutenant Governor.

68. The short title of this Act is *The Commodity Futures Act, 1978*. Short title

CHAPTER 49

**An Act to amend
The Business Corporations Act***Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Paragraph 3 of subsection 1 of section 1 of *The Business Corporations Act*, being chapter 53 of the Revised Statutes of Ontario, 1970, is repealed. s. 1 (1),
par. 3,
repealed
- (2) Paragraph 15 of subsection 1 of the said section 1 is repealed and the following substituted therefor: s. 1 (1),
par. 15,
re-enacted
15. “individual” means a natural person, but does not include a partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, or a natural person in his capacity as trustee, executor, administrator or other legal personal representative.
- (3) Paragraph 19 of subsection 1 of the said section 1, as amended by the Statutes of Ontario, 1972, chapter 138, section 1, is repealed and the following substituted therefor: s. 1 (1),
par. 19,
re-enacted
19. “officer” means the chairman, any vice-chairman of the board of directors, the president, any vice-president, the secretary, the assistant secretary, the treasurer, the assistant treasurer and the general manager of a corporation, and any other person designated an officer of a corporation by by-law or by resolution of the directors or any other individual who performs functions for a corporation similar to those normally performed by an individual occupying any such office.
- (4) Paragraph 25 of subsection 1 of the said section 1 is repealed and the following substituted therefor: s. 1 (1),
par. 25,
re-enacted

25. “senior officer” means,
- i. the chairman or a vice-chairman of the board of directors, the president, a vice-president, the secretary, the treasurer or the general manager of a corporation or any other individual who performs functions for a corporation similar to those normally performed by an individual occupying any such office, and
 - ii. each of the five highest paid employees of a corporation, including any individual referred to in subparagraph i.

- s. 1 (6),
repealed
- (5) Subsection 6 of the said section 1 is repealed.
- s. 1 (9) (a),
amended
- (6) Clause *a* of subsection 9 of the said section 1, as re-enacted by the Statutes of Ontario, 1972, chapter 138, section 1, is amended by inserting after “*Act*” in the fourth line “1978”.
- s. 1 (9) (b),
re-enacted
- (7) Clause *b* of subsection 9 of the said section 1, as re-enacted by the Statutes of Ontario, 1972, chapter 138, section 1, is repealed and the following substituted therefor:
- (b) any of its securities have been at any time since the 1st day of May, 1967, listed and posted for trading on any stock exchange in Ontario recognized by the Commission, regardless of when such listing and posting for trading commenced,

.

- s. 41,
repealed
2. Section 41 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 138, section 14, is repealed.
- s. 57 (2),
amended
3. Subsection 2 of section 57 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 138, section 16, is amended by inserting after “*Act*” in the seventh line “1978”.
- s. 63 (1) (d),
amended
4. Clause *d* of subsection 1 of section 63 of the said Act is amended by inserting after “*Act*” in the fourth line “1978”.
- s. 118 (2) (b),
re-enacted
5. Clause *b* of subsection 2 of section 118 of the said Act is repealed and the following substituted therefor:
- (b) any solicitation by a person made under section 48 of *The Securities Act, 1978*; and

.

6. Section 148, as amended by the Statutes of Ontario, 1971, chapter 26, section 23, and sections 149, 150, 151 and 152 of the said Act are repealed. ss. 148-152, repealed
- 7.—(1) Clause *b* of subsection 1 of section 172 of the said Act is repealed and the following substituted therefor: s. 172 (1) (b), re-enacted
- (b) in the case of a corporation that is offering its securities to the public, the financial statement required to be filed under *The Securities Act, 1978* and the regulations thereunder relating separately to, 1978, c. 47
- (i) the period that commenced on the date of incorporation and ended as of the close of the first financial year or, if the corporation has completed a financial year, the last financial year, as the case may be, and
- (ii) the period covered by the financial year next preceding the last financial year, if any.
- (2) Subsection 2 of the said section 172 is repealed and the following substituted therefor: s. 172 (2), re-enacted
- (2) It is not necessary to designate the statements referred to in clause *a* of subsection 1 as the statement of profit and loss, statement of surplus and balance sheet. Designation of statements
- 8.—(1) Clause *a*, and clauses *k* and *l* as enacted by the Statutes of Ontario, 1971, chapter 26, section 26 and amended by 1972, chapter 138, section 50, of subsection 1 of section 173 of the said Act are repealed. s. 173 (1) (a, k, l), repealed
- (2) Subsection 2 of the said section 173, as amended by the Statutes of Ontario, 1972, chapter 138, section 50, is further amended by striking out “*h, k and l*” in the amendment of 1972 and inserting in lieu thereof “and *h*”. s. 173 (2), amended
- (3) Subsections 3 and 4 of the said section 173 are repealed. s. 173 (3, 4), repealed
9. Sections 175 and 176 of the said Act are repealed. ss. 175, 176, repealed
- 10.—(1) Paragraph 16, and paragraphs 18 to 21 as enacted by the Statutes of Ontario, 1971, chapter 26, section 28, of subsection 3 of section 178 of the said Act are repealed. s. 178 (3), pars. 16, 18-21 repealed
- (2) Subsection 4 of the said section 178, as enacted by the Statutes of Ontario, 1972, chapter 138, section 51, is repealed. s. 178 (4), repealed

s. 179 (1),
amended

- 11.**—(1) Subsection 1 of section 179 of the said Act is amended by inserting after “corporation” in the second line “to which clause *a* of subsection 1 of section 172 applies”.

s. 179 (3),
amended

- (2) Subsection 3 of the said section 179 is amended by inserting after “corporation” in the second line “to which either clause *a* or *b* of subsection 1 of section 172 applies”.

s. 185,
re-enacted

- 12.** Section 185 of the said Act, as amended by the Statutes of Ontario, 1971, chapter 26, section 30, is repealed and the following substituted therefor:

Interim
financial
statements
1978, c. 47

185.—(1) A corporation that is offering its securities to the public shall send to each shareholder a copy of an interim financial statement required to be filed under *The Securities Act, 1978* and the regulations thereunder.

Distribution
to
shareholders

(2) The interim financial statement required by subsection 1 shall be sent by prepaid mail to each shareholder, within sixty days of the date to which it is made up, at his latest address as shown on the records of the corporation.

s. 251 (2),
amended

- 13.** Subsection 2 of section 251 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 67, section 1, is amended by striking out “section 134 of *The Securities Act*” in the second and third lines and in the sixth and seventh lines and inserting in lieu thereof in each instance “sections 76 and 77 of *The Securities Act, 1978*”.

s. 260 (2),
repealed

- 14.**—(1) Subsection 2 of section 260 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 26, section 43, is repealed.

s. 260 (3),
amended

- (2) Subsection 3 of the said section 260 is amended by striking out “subsections 1 and 2” in the first line and inserting in lieu thereof “subsection 1”.

s. 261 (2),
re-enacted

- 15.** Subsection 2 of section 261 of the said Act is repealed and the following substituted therefor:

Idem

(2) Where it appears to the Commission that any person or corporation to which section 117 or subsection 1 of section 118 applies has failed to comply with or is contravening any such provision, the Commission may, notwithstanding the imposition of any penalty in respect of such non-compliance or contravention and in addition to any other rights it may have, apply to the court for an order,

- (a) directing such person or corporation to comply with such provision or restraining such person or corporation from contravening such provision; and

(b) directing the directors and senior officers of such person or corporation to cause such person or corporation to comply with or to cease contravening any such provision,

and upon such application, the court may make such order or such other order as the court thinks fit.

16. Section 269 of the said Act is repealed and the following substituted therefor:

s. 269, re-enacted

269. Any person or corporation directly affected by a decision of the Commission under this Act may appeal to the Supreme Court and subsections 2 to 6 of section 9 of *The Securities Act, 1978* apply to the appeal.

Appeal from Commission 1978, c. 47

17. Clause e of section 271 of the said Act is repealed.

s. 271 (e), repealed

18. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commencement

19. The short title of this Act is *The Business Corporations Amendment Act, 1978*.

Short title

CHAPTER 50

An Act to amend The Mental Health Act

Assented to June 23rd, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Mental Health Act*, being chapter 269 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following clauses: ^{s. 1, amended}

(ca) “involuntary patient” means a person who is detained in a psychiatric facility under a certificate of involuntary admission or a certificate of renewal;

.

(fa) “mentally competent” means having the ability to understand the subject-matter in respect of which consent is requested and able to appreciate the consequences of giving or withholding consent;

.

(ga) “nearest relative” means,

- (i) the spouse who is of any age and mentally competent, or
- (ii) if none or if the spouse is not available, any one of the children who has attained the age of majority and is mentally competent, or
- (iii) if none or if none is available, either of the parents who is mentally competent or the guardian, or
- (iv) if none or if neither is available, any one of the brothers or sisters who has attained the age of majority and is mentally competent, or

(v) if none or if none is available, any other of the next of kin who has attained the age of majority and is mentally competent;

.

(ha) “out-patient” means a person who is registered in a psychiatric facility for observation or treatment or both, but who is not admitted as a patient and is not the subject of an application for assessment;

.

(ja) “prescribed” means prescribed by the regulations;

.

(la) “regional review board” means the review board appointed under section 27 having jurisdiction in respect of the psychiatric facility in which the person in respect of whom a hearing is required is a patient;

.

(ma) “restrain” means keep under control by the minimal use of such force, mechanical means or chemicals as is reasonable having regard to the physical and mental condition of the patient.

s.1a,
enacted

2. The said Act is amended by adding thereto the following section:

Effect of
Act on
rights and
privileges

1a. Nothing in this Act shall be deemed to affect the rights or privileges of any person except as specifically set out in this Act.

s. 8,
re-enacted

3. Section 8 of the said Act is repealed and the following substituted therefor:

Application
for
psychiatric
assessment

8.—(1) Where a physician examines a person and has reasonable cause to believe that the person,

- (a) has threatened or attempted or is threatening or attempting to cause bodily harm to himself;
- (b) has behaved or is behaving violently towards another person or has caused or is causing another person to fear bodily harm from him; or
- (c) has shown or is showing a lack of competence to care for himself,

and if in addition the physician is of the opinion that the person is apparently suffering from mental disorder of a nature or quality that likely will result in,

- (d) serious bodily harm to the person;
- (e) serious bodily harm to another person; or
- (f) imminent and serious physical impairment of the person,

the physician may make application in the prescribed form for a psychiatric assessment of the person.

(2) An application under subsection 1 shall set out clearly Contents of application that the physician who signs the application personally examined the person who is the subject of the application and made careful inquiry into all of the facts necessary for him to form his opinion as to the nature and quality of the mental disorder of the person.

(3) A physician who signs an application under subsection 1, Idem

- (a) shall set out in the application the facts upon which he formed his opinion as to the nature and quality of the mental disorder;
- (b) shall distinguish in the application between the facts observed by him and the facts communicated to him by others; and
- (c) shall note in the application the date on which he examined the person who is the subject of the application.

(4) An application under subsection 1 is not effective unless Signing of application it is signed by the physician within seven days after he examined the person who is the subject of the examination.

(5) An application under subsection 1 is sufficient authority Authority of application for seven days from and including the day on which it is signed by the physician,

- (a) to any person to take the person who is the subject of the application in custody to a psychiatric facility forthwith; and
- (b) to detain the person who is the subject of the application in a psychiatric facility and to restrain, observe and examine him in the facility for not more than 120 hours.

s. 9 (1),
re-enacted

4.—(1) Subsection 1 of section 9 of the said Act is repealed and the following substituted therefor:

Justice
of the
peace's
order for
psychiatric
assessment

(1) Where information upon oath is brought before a justice of the peace that a person within the limits of the jurisdiction of the justice,

- (a) has threatened or attempted or is threatening or attempting to cause bodily harm to himself;
- (b) has behaved or is behaving violently towards another person or has caused or is causing another person to fear bodily harm from him; or
- (c) has shown or is showing a lack of competence to care for himself,

and in addition based upon the information before him the justice of the peace has reasonable cause to believe that the person is apparently suffering from mental disorder of a nature or quality that likely will result in,

- (d) serious bodily harm to the person;
- (e) serious bodily harm to another person; or
- (f) imminent and serious physical impairment of the person,

the justice of the peace may issue his order in the prescribed form for the assessment of the person by a physician.

s. 9 (2),
repealed

(2) Subsection 2 of the said section 9 is repealed.

s. 9 (4),
re-enacted

(3) Subsection 4 of the said section 9 is repealed and the following substituted therefor:

Authority
of order

(4) An order under this section shall direct, and, for a period not to exceed seven days from and including the day that it is made, is sufficient authority for any constable or other peace officer to whom it is addressed to take the person named or described therein in custody forthwith to an appropriate place where he may be detained for assessment by a physician.

ss. 10, 11, 12.
re-enacted

5. Sections 10, 11 and 12 of the said Act are repealed and the following substituted therefor:

Action
by peace
officer

10. Where a constable or other peace officer observes a person who acts in a manner that in a normal person would

be disorderly and has reasonable cause to believe that the person,

- (a) has threatened or attempted or is threatening or attempting to cause bodily harm to himself;
- (b) has behaved or is behaving violently towards another person or has caused or is causing another person to fear bodily harm from him; or
- (c) has shown or is showing a lack of competence to care for himself,

and in addition the constable or other peace officer is of the opinion that the person is apparently suffering from mental disorder of a nature or quality that likely will result in,

- (d) serious bodily harm to the person;
- (e) serious bodily harm to another person; or
- (f) imminent and serious physical impairment of the person,

and that it would be dangerous to proceed under section 9, the constable or other peace officer may take the person in custody to an appropriate place for assessment by a physician.

11. An assessment under section 9 or 10 shall be conducted by a physician forthwith after receipt of the person at the place of assessment and where practicable the place shall be a psychiatric facility or other health facility. Place of psychiatric assessment

12. Subject to subsection 3b of section 13, the attending physician may change the status of an informal patient to that of an involuntary patient by completing and filing with the officer in charge a certificate of involuntary admission. Change from informal patient to involuntary patient

6.—(1) Subsections 1 to 3 of section 13 of the said Act are repealed and the following substituted therefor: s. 13 (1-3), re-enacted

(1) The attending physician, after observing and examining a person who is the subject of an application for assessment under section 8 or who is the subject of an order under section 25, Duty of attending physician

- (a) shall release the person from the psychiatric facility if the attending physician is of the opinion that the person is not in need of the treatment provided in a psychiatric facility;

- (b) shall admit the person as an informal patient if the attending physician is of the opinion that the person is suffering from mental disorder of such a nature or quality that the person is in need of the treatment provided in a psychiatric facility and is suitable for admission as an informal patient; or
- (c) shall admit the person as an involuntary patient by completing and filing with the officer in charge a certificate of involuntary admission if the attending physician is of the opinion both that the person is suffering from mental disorder of a nature or quality that likely will result in,
 - (i) serious bodily harm to the person,
 - (ii) serious bodily harm to another person, or
 - (iii) imminent and serious physical impairment of the person,
 unless the person remains in the custody of a psychiatric facility and that the person is not suitable for admission as an informal patient.

Physician
who
completes
certificate
of
involuntary
admission

(2) The physician who completes a certificate of involuntary admission pursuant to clause c of subsection 1 shall not be the same physician who completed the application for psychiatric assessment pursuant to section 8.

Release
of person
by officer
in charge

(3) The officer in charge shall release a person who is the subject of an application for assessment under section 8 or who is the subject of an order under section 25 upon the completion of 120 hours of detention in the psychiatric facility unless the attending physician has released the person, has admitted the person as an informal patient or has admitted the person as an involuntary patient by completing and filing with the officer in charge a certificate of involuntary admission.

Authority of
certificate

(3a) An involuntary patient may be detained, restrained, observed and examined in a psychiatric facility,

- (a) for not more than two weeks under a certificate of involuntary admission; and
- (b) for not more than,
 - (i) one additional month under a first certificate of renewal,
 - (ii) two additional months under a second certificate of renewal, and

- (iii) three additional months under a third or subsequent certificate of renewal,

that is completed and filed with the officer in charge by the attending physician.

(3b) The attending physician shall not complete a certificate of involuntary admission or a certificate of renewal unless, after he has examined the patient, he is of the opinion both, Conditions precedent to making of certificate of involuntary admission or certificate of renewal

- (a) that the patient is suffering from mental disorder of a nature or quality that likely will result in,

- (i) serious bodily harm to the patient,

- (ii) serious bodily harm to another person, or

- (iii) imminent and serious physical impairment of the patient,

unless the patient remains in the custody of a psychiatric facility; and

- (b) that the patient is not suitable for admission or continuation as an informal patient.

- (2) The said section 13 is amended by adding thereto the following subsection: s. 13, amended

(6) Forthwith following completion and filing of a certificate of involuntary admission or of a certificate of renewal, the officer in charge or his delegate shall review the certification documents to ascertain whether or not they have been completed in compliance with the criteria outlined in this Act and where, in his opinion, the documents are not properly completed, the officer in charge shall so inform the attending physician and, unless the person is re-examined and released or admitted in accordance with subsections 1 and 2, the officer in charge shall release the person. Examination of certificate by officer in charge

- 7. Subsection 1 of section 21 of the said Act, exclusive of the clauses, is repealed and the following substituted therefor: s. 21 (1), amended

(1) Where a person who is subject to detention is absent without leave from a psychiatric facility, a constable or other peace officer or any one appointed by the officer in charge may return the person to the psychiatric facility or take the Unauthorized absence

person to the psychiatric facility nearest to the place where the person is apprehended,

.

s. 25.
re-enacted

8. Section 25 of the said Act is repealed and the following substituted therefor:

Mentally
disordered
person
coming into
Ontario

25. Where the Minister has reasonable cause to believe that there may come or be brought into Ontario a person suffering from mental disorder of a nature or quality that likely will result in,

- (a) serious bodily harm to the person; or
- (b) serious bodily harm to another person,

unless the person is placed in the custody of a psychiatric facility, the Minister by an order in the prescribed form may authorize any one to take the person in custody to a psychiatric facility and the order is authority to admit, detain, restrain, observe and examine the person in the psychiatric facility.

s. 25a.
enacted

9. The said Act is amended by adding thereto the following section:

Duty of
constable,
other peace
officer or
other person

25a. A constable or other peace officer or any one who takes a person in custody to a psychiatric facility shall remain at the facility and retain custody of the person so taken until the facility accepts the custody of the person.

s. 26a,
enacted

10. The said Act is further amended by adding thereto the following section:

Interpre-
tation

26a.—(1) In this section,

- (a) “clinical record” means the clinical record compiled in a psychiatric facility in respect of a patient, and includes a part of a clinical record;
- (b) “patient” includes former patient, out-patient, and former out-patient.

Disclosure
of clinical
record

(2) Except as provided in subsections 3 and 5, no person shall disclose, transmit or examine a clinical record.

Idem

(3) The officer in charge and the attending physician in the psychiatric facility in which a clinical record was prepared may examine the clinical record and the officer in charge

may disclose or transmit the clinical record to or permit the examination of the clinical record by,

- (a) where the patient has attained the age of majority and is mentally competent, any person with the consent of the patient;
- (b) where the patient has not attained the age of majority or is not mentally competent, any person with the consent of the nearest relative of the patient;
- (c) any person employed in or on the staff of the psychiatric facility for the purpose of assessing or treating or assisting in assessing or treating the patient;
- (d) the chief executive officer of a health facility that is currently involved in the direct health care of the patient upon the written request of the chief executive officer to the officer in charge;
- (e) with the consent of the patient or, where the patient has not attained the age of majority or is not mentally competent, with the consent of the nearest relative of the patient or, where delay in obtaining the consent of either of them would endanger the life, a limb or a vital organ of the patient, without the consent of either of them, a person currently involved in the direct health care of the patient in a health facility;
- (f) a person for the purpose of research, academic pursuits or the compilation of statistical data.

(4) Where a clinical record,

- (a) is transmitted or copied for use outside the psychiatric facility for the purpose of research, academic pursuits or the compilation of statistical data, the officer in charge shall remove from the part of the clinical record that is transmitted or from the copy, as the case may be, the name of and any means of identifying the patient; and
- (b) is disclosed to or examined by a person for the purpose of research, academic pursuits or the compilation of statistical data, the person shall not disclose the name of or any means of identifying the patient and shall not use or communicate the information or material in the clinical record for a purpose other than research, academic pursuits or the compilation of statistical data.

Use of material in clinical record for research, study or statistics

Disclosure
pursuant to
subpoena

(5) Subject to subsections 6 and 7, the officer in charge or a person designated in writing by the officer in charge shall disclose, transmit or permit the examination of a clinical record pursuant to a subpoena, order, direction, notice or similar requirement in respect of a matter in issue or that may be in issue in a court of competent jurisdiction or under any Act.

Statement
by attending
physician

(6) Where the disclosure, transmittal or examination of a clinical record is required by a subpoena, order, direction, notice or similar requirement in respect of a matter in issue or that may be in issue in a court of competent jurisdiction or under any Act and the attending physician states in writing that he is of the opinion that the disclosure, transmittal or examination of the clinical record or of a specified part of the clinical record,

(a) is likely to result in harm to the treatment or recovery of the patient; or

(b) is likely to result in,

(i) injury to the mental condition of a third person, or

(ii) bodily harm to a third person,

no person shall comply with the requirement with respect to the clinical record or the part of the clinical record specified by the attending physician except under an order of,

(c) the court before which the matter is or may be in issue; or

(d) where the disclosure, transmittal or examination is not required by a court, under an order of the Divisional Court,

made after a hearing from which the public is excluded and that is held on notice to the attending physician.

Matters
to be
considered by
court or body

(7) On a hearing under subsection 6, the court or body shall consider whether or not the disclosure, transmittal or examination of the clinical record or the part of the clinical record specified by the attending physician

(a) is likely to result in harm to the treatment or recovery of the patient; or

(b) is likely to result in,

(i) injury to the mental condition of a third person, or

(ii) bodily harm to a third person,

and for the purpose the court or body may examine the clinical record, and, if satisfied that such a result is likely, the court or body shall not order the disclosure, transmittal or examination unless satisfied that to do so is essential in the interests of justice.

(8) Where a clinical record is required pursuant to subsection 5 or 6, the clerk of the court or body in which the clinical record is admitted in evidence or, if not so admitted, the person to whom the clinical record is transmitted shall return the clinical record to the officer in charge forthwith after the determination of the matter in issue in respect of which the clinical record was required.

Return of
clinical
record to
officer in
charge

(9) No person shall disclose in an action or proceeding in any court or before any body any knowledge or information in respect of a patient obtained in the course of assessing or treating or assisting in assessing or treating the patient in a psychiatric facility or in the course of his employment in the psychiatric facility except,

Disclosure
in action or
proceeding

(a) where the patient has attained the age of majority and is mentally competent, with the consent of the patient;

(b) where the patient has not attained the age of majority or is not mentally competent, with the consent of the nearest relative of the patient; or

(c) where the court or, in the case of a proceeding not before a court, the Divisional Court determines, after a hearing from which the public is excluded and that is held on notice to the patient or (where the patient has not attained the age of majority or is not mentally competent) the nearest relative of the patient, that the disclosure is essential in the interests of justice.

11. Sections 28, 29 and 30 of the said Act are repealed and the following substituted therefor:

ss. 28-30,
re-enacted

Notice of
certificate
to be
given or
transmitted
to patient

R.S.O. 1970,
c. 239

Notice

Application
for review
by patient,
etc.

When
application
may be
made

Application
for review
by Minister,
etc.

Where notice
deemed to
have been
given

28.—(1) An attending physician who completes a certificate of involuntary admission or a certificate of renewal shall give or transmit a notice in writing of completion and filing of the certificate to the patient who is the subject of the certificate and to the area director for the area, in accordance with *The Legal Aid Act*, in which the psychiatric facility is located.

(2) A notice under subsection 1 shall inform the patient and the area director that the patient or any person on his behalf is entitled to a hearing by the regional review board if the patient or the person gives or transmits to the officer in charge or to the regional review board notice in writing requiring a hearing and the patient or the person may so require such a hearing.

(3) An involuntary patient, or any person on his behalf, may apply in the prescribed form to the chairman of the regional review board having jurisdiction to inquire into whether the patient is suffering from mental disorder of a nature or quality that likely will result in,

- (a) serious bodily harm to the patient ;
- (b) serious bodily harm to another person ; or
- (c) imminent and serious physical impairment of the patient,

unless the patient remains an involuntary patient in the custody of a psychiatric facility.

(4) An application under subsection 1 may be made,

- (a) when a certificate of involuntary admission respecting the patient comes into force ;
- (b) when any certificate of renewal respecting the patient comes into force ; or
- (c) when the patient, after having been admitted to a psychiatric facility, is subsequently continued as an involuntary patient.

(5) An application under subsection 1 may be made at any time by the Minister, the Deputy Minister or the officer in charge in respect of any involuntary patient.

(6) On the completion of a fourth certificate of renewal and on the completion of every fourth certificate of renewal

thereafter, the patient shall be deemed to have applied in the prescribed form pursuant to subsection 3 to the chairman of the regional review board having jurisdiction.

29. Notwithstanding that a hearing is required or an appeal is taken against a certificate of involuntary admission or a certificate of renewal, the certificate is effective until confirmed or rescinded on a hearing or appeal.

Effective of certificate

30. The attending physician, the patient or other person who has required the hearing and such other persons as the regional review board may specify are parties to the proceedings before the board.

Parties

30a. Where a patient or other person gives or transmits to the officer in charge a notice in writing pursuant to subsection 2 of section 28, the officer in charge shall transmit the requirement to the regional review board.

Transmittal of notice by officer in charge

30b. A regional review board that received notice in writing requiring a hearing under subsection 2 of section 28 or under section 30a shall appoint a time and place for and hold the hearing.

Appointment of time and place for hearing

30c. Within seven days from the day that a regional review board completes a hearing under section 30b, the board by an order in writing shall confirm or revoke the certificate of involuntary admission or the certificate of renewal and for the purpose the board may substitute its opinion for that of the attending physician.

Powers of board

30d.—(1) A party to a proceeding shall be afforded an opportunity to examine and to copy, before the hearing, any written or documentary evidence that will be produced or any report, the contents of which will be produced or any report, the contents of which will be given in evidence at the hearing.

Examination of documentary evidence

(2) Subject to section 26a, a party to a proceeding or the counsel or agent representing the party, or both, is entitled to examine and to copy any clinical record prepared in respect of the patient.

Party may examine clinical record

30e.—(1) Members of a regional review board holding a hearing shall not have taken part before the hearing in any investigation or consideration of the subject-matter of the hearing and shall not communicate directly or indirectly in relation to the subject-matter of the hearing with any person or with any party or his representative except under notice to and opportunity for all parties to participate, but the

Members holding hearing not to have taken part in investigation, etc.

regional review board may seek legal advice from an adviser independent from the parties and in such case the nature of the advice shall be made known to the parties in order that they may make submissions as to the law.

Only
members
at hearing
to partici-
pate in
decision

(2) No member of a regional review board shall participate in a decision of a regional review board pursuant to a hearing unless he was present throughout the hearing and heard the evidence and argument of the parties and, except with the consent of the parties, no decision of a regional review board shall be given unless all members so present participate in the decision.

Findings
of fact

(3) The findings of fact of a regional review board pursuant to a hearing shall be based exclusively on evidence admissible or matters that may be noticed under sections 15 and 16 of *The Statutory Powers Procedure Act, 1971*.

1971, c. 47

Release of
documentary
evidence

(4) Documents and things put in evidence at the hearing shall, upon the request of the person who produced them, be released to him by the regional review board within a reasonable time after the matter in issue has been finally determined.

Appeal to
court

30f.—(1) A party to proceedings before a regional review board may appeal from its decision in accordance with the rules of court to the county or district court of the county or district in which is located the psychiatric facility where the patient is detained.

Record to
be filed
in court

(2) Where a party appeals from a decision or order of a regional review board, the regional review board shall forthwith file in the county or district court the record of the proceedings before it in which the decision was made, which shall constitute the record in the appeal.

Appeal on
law or
facts

(3) An appeal under this section may be made on questions of law or fact or both.

Power of
court

(4) On an appeal under this section, the court may exercise all the powers of the regional review board.

Idem

(5) For the purpose of subsection 4, the court may substitute its opinion for that of the attending physician or of the regional review board.

Idem

(6) On an appeal under this section, the court may refer the matter back to the regional review board for rehearing, in whole or in part, in accordance with such directions as the court considers proper.

12. The said Act is further amended by adding thereto the following section:

31a.—(1) In this section, “psychosurgery” means any procedure that, by direct or indirect access to the brain, removes, destroys or interrupts the continuity of histologically normal brain tissue, or which inserts indwelling electrodes for pulsed electrical stimulation for the purpose of altering behaviour or treating psychiatric illness, but does not include neurological procedures used to diagnose or treat organic brain conditions or to diagnose or treat intractable physical pain or epilepsy where these conditions are clearly demonstrable.

Interpre-
tation

(2) Psychiatric treatment shall not be given to an involuntary patient without the consent of the patient or, where the patient has not reached the age of majority or is not mentally competent, the consent of the nearest relative of the patient except under the authority of an order of a regional review board made on the application of the officer in charge.

Consent to
treatment

(3) The consent of an involuntary patient or the nearest relative of an involuntary patient to treatment while an involuntary patient does not include and shall not be deemed to include psychosurgery.

Consent to
psycho-
surgery

- (4) Where,
- Application
to regional
review
board
- (a) an involuntary patient or the nearest relative of an involuntary patient, as the case requires, refuses consent or an involuntary patient is not mentally competent and there is no relative of the patient from whom consent may be requested to the provision of a specific psychiatric treatment or a specific course of psychiatric treatment to the patient; and
 - (b) the attending physician, a psychiatrist who is a member and a psychiatrist who is not a member of the medical staff of the psychiatric facility in which the patient is detained each state in the prescribed form;
 - (i) that he has examined the patient,
 - (ii) that he is of the opinion that the mental condition of the patient will be or is likely to be substantially improved by the specific psychiatric treatment or the specific course of psychiatric treatment, and

- (iii) that the mental condition of the patient will not or is not likely to improve without the specific treatment or course of treatment,

the attending physician on notice to the patient or the nearest relative, as the case requires, may apply to the regional review board for an order authorizing the providing of the treatment or course of treatment to the patient.

Hearing

(5) Where the attending physician applies for a hearing under subsection 4, the regional review board shall appoint a time for and hold the hearing and shall issue its decision within seven days after the completion of the hearing and, where the board is satisfied,

- (a) that the mental condition of the patient will be or is likely to be substantially improved by the specific psychiatric treatment or course of treatment for the providing of which authority is sought; and
- (b) that the mental condition of the patient will not or is not likely to improve without the specific psychiatric treatment or course of treatment,

the board by order may authorize the providing of the psychiatric treatment or course of treatment specified in the application, but the board shall not authorize and no order of the board is or shall be deemed to be authority to perform psychosurgery.

Parties

(6) The attending physician and the patient or, where the patient is not mentally competent, the nearest relative or, if none, the Official Guardian and such other persons as the regional review board may specify are parties to the proceedings before the board.

ss. 32-38.
re-enacted

13. Sections 32 to 38 of the said Act are repealed and the following substituted therefor:

Examination
as to
competency
to manage
estate.
upon
admission

32.—(1) Forthwith upon the admission of a patient to a psychiatric facility, a physician shall examine the patient to determine whether or not he is competent to manage his estate.

Idem

(2) The attending physician may examine a patient and a physician may examine an out-patient at any time to determine whether or not the patient or out-patient is competent to manage his estate.

Entry of
deter-
mination and
reasons in
clinical
record

(3) After an examination under subsection 1 or 2, the physician or attending physician, as the case may be, shall

enter his determination, together with written reasons therefor, in the clinical record prepared in respect of the patient.

(4) A physician or attending physician who performs an examination under subsection 1 or 2 and who is of the opinion that the patient or out-patient is not competent to manage his estate shall issue a certificate of incompetence in the prescribed form and the officer in charge shall transmit the certificate to the Public Trustee.

Certificate of incompetence

(5) Where circumstances are such that the Public Trustee should immediately assume management of an estate, the officer in charge or, where the officer in charge is not present in the psychiatric facility, the physician or attending physician shall notify the Public Trustee in the fastest manner possible that a certificate of incompetence has been issued.

Idem, exceptional circumstances

(6) A patient or out-patient may appoint the Public Trustee as committee of the estate of the patient or out-patient.

Appointment by patient

(7) An appointment under subsection 6,

Idem

- (a) is not valid unless it is signed and sealed by the patient or out-patient; and
- (b) may be revoked by a written revocation signed and sealed by the patient or out-patient.

(8) Where the Public Trustee is committee of the estate of a patient or out-patient at the time of his admission to or receipt in a psychiatric facility, a certificate of incompetence shall be deemed to have been issued and transmitted to the Public Trustee under subsection 4.

Where Public Trustee is committee at time of admission or receipt of patient or out-patient

(9) Subsections 1 to 8 do not apply to a patient or out-patient whose estate is under committeeship under *The Mental Incompetency Act*.

Where subss. 1-8 do not apply

33.—(1) Notwithstanding that under *The Mental Incompetency Act* a person other than the Public Trustee has been appointed as the committee of the estate of a patient or out-patient, the Supreme Court may at any time upon the application of the Public Trustee appoint him as committee in the stead of the person appointed under that Act, and on appointment the Public Trustee has and may exercise all the rights and powers conferred upon him by this Act with regard to the management of estates.

Where Public Trustee may replace committee appointed under R.S.O. 1970, c. 271

(2) If at any time a committee of the estate of a patient or out-patient is appointed under *The Mental Incompetency Act*, the Public Trustee thereupon ceases to be committee and shall account for and transfer to the committee so appointed

Duty of Public Trustee where committee appointed under R.S.O. 1970, c. 271

the estate of the patient or out-patient that has come into his hands.

Consent of
Public
Trustee
to order
R.S.O. 1970,
c. 271

(3) An order shall not be made under *The Mental Incompetency Act* for the appointment of a committee of a patient or out-patient without the consent of the Public Trustee unless seven days notice of the application has been given to him.

Acts of
Public
Trustee not
affected

(4) The acts of the Public Trustee while committee of a patient or out-patient are not rendered invalid by the making of an order appointing another committee.

Where
Public
Trustee
committee

34. The Public Trustee is committee of the estate of a patient or out-patient and shall assume management thereof,

- (a) upon receipt of a certificate of incompetence;
- (b) upon receipt of notice under subsection 5 of section 32;
- (c) upon receipt of an appointment under subsection 6 of section 32; or
- (d) upon receipt of a notice of continuance under section 37.

Financial
statement

35. Upon the Public Trustee becoming committee of the estate of a patient or out-patient, the officer in charge shall forthwith forward a financial statement in the prescribed form to the Public Trustee.

Cancellation
of certificate
of
incompetence

36. The attending physician may, after examining a patient or out-patient for that purpose, cancel the certificate of incompetence issued in respect of the patient or out-patient and the officer in charge shall forward a notice of cancellation in the prescribed form to the Public Trustee.

Examination
as to
competency
before
discharge

37.—(1) Where the Public Trustee is managing the estate of a patient or out-patient, the attending physician shall examine the patient or out-patient within twenty-one days before he is discharged from a psychiatric facility to determine whether or not he will be competent to manage his estate.

Notice of
continuance

(2) Where the attending physician is of the opinion, after the examination referred to in subsection 1, that the patient or out-patient will not, upon discharge, be competent to manage his estate, he shall issue a notice of continuance in the prescribed form and the officer in charge shall forward the notice to the Public Trustee.

(3) The officer in charge shall transmit to the Public Trustee notice of the discharge from the psychiatric facility of a patient or an out-patient in respect of whom a certificate of incompetence is in force.

Where notice of discharge to be transmitted to Public Trustee

38. The Public Trustee ceases to be committee of the estate of a patient or out-patient and shall relinquish management thereof,

Where Public Trustee ceases to be committee

- (a) upon receipt of notice of cancellation of the certificate of incompetence of the patient or out-patient;
- (b) upon receipt of a revocation in writing, signed and sealed by the patient or out-patient, of an appointment referred to in subsection 6 of section 32;
- (c) upon receipt of notice of discharge of the patient or out-patient, unless he has at that time received a notice of continuance; or
- (d) upon the expiration of six months after the discharge of the patient or out-patient, where a notice of continuance was received.

14.—(1) Subsection 1 of section 39 of the said Act is repealed and the following substituted therefor:

s. 39 (1), re-enacted

(1) Where a certificate of incompetence or a notice of continuance has been issued, the patient or out-patient may apply in the prescribed form to the chairman of the review board having jurisdiction to inquire into whether or not the patient or out-patient is competent to manage his estate.

Application to review board as to competency

(2) Subsection 2 of the said section 39 is amended by striking out “twelve-month” in the second line and inserting in lieu thereof “six-month”.

s. 39 (2), amended

15. Sections 41, 42, 45, 46 and 48 to 51 of the said Act are repealed and the following substituted therefor:

ss. 41, 42, 45, 46 and 48 to 51, re-enacted

41. Where an action or proceeding is brought or taken against a person,

Service of documents

- (a) who is a patient or out-patient; and
- (b) for whose estate a committee has not been appointed by a court,

and the action or proceeding is in connection with the estate of the person, the writ or other document by which

the action or proceeding is commenced and any other document requiring personal service,

- (c) shall be endorsed with the name of the psychiatric facility in or of which the person is a patient or out-patient;
- (d) shall be served,
 - (i) on the Public Trustee, and
 - (ii) on the person, or, where the attending physician is of the opinion that personal service on the person would cause or would be likely to cause serious harm to him by reason of his mental condition, on the officer in charge.

Rights and powers of Public Trustee as committee

42. The Public Trustee as committee of a patient or out-patient has and may exercise all the rights and powers with regard to the estate of the patient or out-patient that the patient or out-patient would have if of full age and of sound and disposing mind.

.

Recitals in documents

45. A recital in a lease, mortgage or conveyance that a person is a patient in or an out-patient of a psychiatric facility and that the Public Trustee is his committee is admissible in evidence as *prima facie* proof of the facts recited.

Purposes for which powers of Public Trustee may be exercised

46. The powers conferred upon the Public Trustee as committee of the estate of a patient or out-patient may be exercised,

- (a) until the committeeship is terminated notwithstanding that the patient or out-patient has been discharged from the psychiatric facility;
- (b) to carry out and complete any transaction entered into by the patient or out-patient before he became a patient or out-patient in a psychiatric facility;
- (c) to carry out and complete any transaction entered into by the committee notwithstanding that the committeeship has been terminated or that the patient or out-patient has died after the transaction was commenced.

.

48. Where the Public Trustee is committee of the estate of a patient or out-patient, every gift, grant, alienation, conveyance or transfer that is not made for full and valuable consideration actually paid or secured or that is made at or after the time when the purchaser of transferee had notice of the mental condition of the patient or out-patient, of the fact that he was a patient or out-patient or of the committee-ship shall be deemed to be fraudulent and void as against the Public Trustee.

When gifts, etc., deemed fraudulent

49. Upon the death of a patient or out-patient of whose estate the Public Trustee is committee and until letters probate of the will or letters of administration of the estate of the patient or out-patient are granted to a person other than the Public Trustee and notice thereof is given to the Public Trustee, the Public Trustee may continue to manage the estate and exercise with respect thereto the powers that an executor would have if the property were devised or bequeathed to him in trust for payment of debts and distribution of the residue.

Death of patient or out-patient

50. The Public Trustee is liable to render an account as to the manner in which he has managed the property of a patient or an out-patient in the same way and subject to the same responsibility as any trustee, guardian or committee duly appointed for a similar purpose may be called upon to account, and is entitled from time to time to bring in and pass his accounts and tax costs in like manner as a trustee but is personally liable only for wilful misconduct.

Passing of accounts

51. The Public Trustee may be allowed compensation for services rendered as committee of the estate of a patient or out-patient in an amount not exceeding the amount that a trustee would be allowed for like services, but in cases of poverty or hardship the Public Trustee may forego any claim for compensation.

Compensation of Public Trustee

16. Subsection 2 of section 52 of the said Act is repealed and the following substituted therefor:

s. 52 (2). re-enacted

(2) Where the Supreme Court is satisfied, on application by the Public Trustee with notice to the person, that a person who was discharged as a patient or out-patient subject to a notice of continuance will continue to be incompetent to manage his estate after the expiry of the notice of continuance, the court by order may extend the committee-ship of the Public Trustee for such period of time, or may make such other order, as the court considers proper.

Application for continuance of committee-ship

Further
orders

(3) Where the Public Trustee continues to manage an estate under subsection 1 or 2, the Supreme Court, upon application, may make such further order as it considers just and, in its discretion, may order that the management of the estate by the Public Trustee be relinquished.

ss. 53-55,
re-enacted

- 17.** Sections 53 to 55 of the said Act are repealed and the following substituted therefor:

Payments
out of
patient's or
out-patient's
moneys

53. The Public Trustee, out of the moneys in his hands belonging to a person who is a patient or out-patient of whose estate the Public Trustee is committee, shall pay the proper charges for maintenance of the person as a patient in or an out-patient of the psychiatric facility and the Public Trustee may also pay such sums as he considers advisable to the patient's or out-patient's family or other persons dependent upon him, and the payments for the maintenance of the family and other dependants may be made notwithstanding that such payments may prevent the payment of maintenance that otherwise would be due from the patient or out-patient.

Payments
out of
moneys
in court

54. Moneys in court to the credit of a patient or out-patient of whose estate the Public Trustee is committee shall be paid out to the Public Trustee upon his written application, and it is not necessary to obtain an order of a court or a judge for such purpose.

What
Public
Trustee not
required
to do

55. Nothing in this Act makes it the duty of the Public Trustee to institute proceedings on behalf of a patient or out-patient of whose estate the Public Trustee is committee or to intervene in respect of the estate or any part thereof or to take charge of any property of the patient or out-patient.

s. 56 (1),
re-enacted

- 18.** Subsection 1 of section 56 of the said Act is repealed and the following substituted therefor:

Patients or
out-patients
in another
province
with estate
in Ontario

(1) Where a person who is suffering from a mental disorder is a patient in or an out-patient of a psychiatric facility in another province or territory of Canada and has estate situate in Ontario, the Lieutenant Governor in Council may appoint the official of the other province or territory who is charged with the duty of managing the estate of the person in the other province or territory to be committee of the estate in Ontario.

s. 60,
re-enacted

- 19.** Section 60 of the said Act is repealed and the following substituted therefor:

60. Every person who contravenes any provision of this ^{Offence} Act or the regulations is guilty of an offence and on summary conviction is liable to a fine of not more than \$10,000.

20. This Act comes into force on a day to be named by proclama- ^{Commence-}tion of the Lieutenant Governor. _{ment}

21. The short title of this Act is *The Mental Health Amendment* ^{Short title}
Act, 1978.

CHAPTER 51

An Act to amend The Crown Timber Act

Assented to June 23rd, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 6 of *The Crown Timber Act*, being chapter 102 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor: s. 6 (2), re-enacted

(2) Every licensee shall pay annually an area charge in respect of the productive lands comprised in the licensed area. Area charge

2. Subsection 4 of section 25 of the said Act is repealed and the following substituted therefor: s. 25 (4), re-enacted

(4) The Minister may enter into an agreement with a licensee for the promotion and maintenance of the productivity of the licensed area by establishing, regenerating and tending forests and employing silvicultural cutting systems to regenerate forests. Minister may enter into agreements

3.—(1) Clause *i* of subsection 1 of section 46 of the said Act is repealed and the following substituted therefor: s. 46 (1) (i), re-enacted

(i) makes or avails himself of any false statement or oath with respect to any matter under this Act or the regulations, is liable to a penalty of not less than \$100 and not more than \$500.

(2) Subsection 2 of the said section 46, exclusive of the clauses, is repealed and the following substituted therefor: s. 46 (2), amended

(2) Where in the opinion of the Minister a person is liable to a penalty under subsection 1 or the regulations, he may give notice to the person by registered mail, Demand for penalty

s. 46 (3) (a),
re-enacted

(3) Clause *a* of subsection 3 of the said section 46 is repealed and the following substituted therefor:

(a) to determine whether such person is liable to a penalty under subsection 1 or the regulations; and

.

s. 49,
re-enacted

4. Section 49 of the said Act is repealed and the following substituted therefor:

Regula-
tions re
Crown
charges

49. Notwithstanding anything in this Act or any general or special Act or in any order, regulation, agreement or licence, any regulation made under clause *c* or *d* of section 51 may be made to come into force on the 1st day of April immediately preceding its filing or on any day subsequent to that 1st day of April.

Determina-
tion of
Crown dues

49a. Unless otherwise provided in the regulations, the Crown dues to be paid in respect of timber by a licensee or class of licensee are those Crown dues fixed or determined under the regulations in force at the time the timber is measured, notwithstanding that the timber is cut before the regulations come into force.

s. 51 (c),
re-enacted

5.—(1) Clause *c* of section 51 of the said Act is repealed and the following substituted therefor:

(c) fixing the amount of area charge and other charges to be paid in respect of licensed areas.

s. 51 (d, e),
re-enacted

(2) Clauses *d* and *e* of the said section 51 are repealed and the following substituted therefor:

(d) fixing or determining the Crown dues to be paid by a licensee or class of licensee in respect of any kind or class of timber, other than killed or damaged timber, cut under licence and, without limiting the generality of the foregoing, such regulations may provide for,

(i) the fixing or determining of Crown dues by a formula employing any index number existing before or coming into existence after the regulations come into force, of any price index, or any average of any such index numbers,

(ii) a method of categorizing any licensee or class of licensee in respect of the application of any such formula,

- (iii) any forfeiture or suspension considered necessary to administer effectively any such method,
 - (iv) the filing of any certificate, affidavit and other material considered necessary for the purposes of any such method,
 - (v) determining when a licensee shall be deemed to have failed or neglected to file any such certificate, affidavit or other material, and
 - (vi) informing licensees of Crown dues determined by any formula;
- (e) fixing the times at which Crown charges are payable and the rate and kind of interest to be charged on overdue accounts and prescribing the method of calculating or compounding any such interest.

6.—(1) This Act, except section 1 and subsection 1 of section 5, ^{Commence-}comes into force on the day it receives Royal Assent.

(2) Section 1 and subsection 1 of section 5 shall be deemed ^{Idem}to have come into force on the 1st day of April, 1978.

7. The short title of this Act is *The Crown Timber Amendment* ^{Short title}Act, 1978.

CHAPTER 52

An Act to amend The Game and Fish Act*Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 43 of *The Game and Fish Act*, being chapter 186 of the Revised Statutes of Ontario, 1970, is repealed. s. 43,
repealed
- 2.—(1) Paragraph 13 of section 91 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 108, section 10, is repealed and the following substituted therefor:
 13. prescribing the number, age or sex of game animals or game birds that may be taken or possessed.
- (2) The said section 91, as amended by the Statutes of Ontario, 1973, chapter 108, section 10, is further amended by adding thereto the following paragraphs:
 - 13a. prohibiting the taking or possession of game animals or game birds in excess of the number prescribed under paragraph 13 or 13c;
 - 13b. prohibiting the taking or possession of any game animal or game bird other than a game animal or game bird of the age or sex prescribed under paragraph 13 or 13c;
 - 13c. defining “hunting in a party”, prescribing the number, age or sex of game animals or game birds that may be taken or possessed by members of a party, designating parts of Ontario where persons may hunt in a party and regulating or prohibiting hunting in a party in any area.
- (3) Paragraph 27 of the said section 91 is repealed. s. 91, par. 27,
repealed

Commence- ment	3. This Act comes into force on the day it receives Royal Assent.
Short title	4. The short title of this Act is <i>The Game and Fish Amendment Act, 1978</i> .

CHAPTER 53

**An Act to amend The Residential
Premises Rent Review Act, 1975 (2nd Session)***Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 20 of *The Residential Premises Rent Review Act, 1975 (2nd Session)*, being chapter 12, as amended by the Statutes of Ontario, 1977, chapter 3, section 11, is further amended by striking out “and is repealed on the 31st day of December, 1978” in the fifth line and in the amendment of 1977 and inserting in lieu thereof “and is repealed on the 28th day of February, 1979”. s. 20 (1),
amended
- (2) Clause *a* of subsection 2 of the said section 20, as enacted by the Statutes of Ontario, 1977, chapter 3, section 11, is amended by striking out “the 31st day of December, 1977” in the second and third lines and inserting in lieu thereof “the 28th day of February, 1978” and by striking out “the 31st day of December, 1978” in the third and fourth lines and inserting in lieu thereof “the 28th day of February, 1979”. s. 20 (2) (a),
amended
- (3) Subclause *i* of clause *b* of subsection 2 of the said section 20 is amended by striking out “31st day of December, 1978” in the third line and inserting in lieu thereof “28th day of February, 1979”. s. 20 (2) (b) (i),
amended
2. This Act comes into force on the day it receives Royal Assent. Commence-
ment
3. The short title of this Act is *The Residential Premises Rent Review Amendment Act, 1978*. Short title

CHAPTER 54

**An Act to amend
The Workmen's Compensation Act***Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Clause *a* of subsection 1 of section 36 of *The Workmen's Compensation Act*, being chapter 505 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1975, chapter 47, section 3, is repealed and the following substituted therefor: s. 36 (1) (a), re-enacted
- (a) the necessary expenses of the burial or cremation of the employee, not exceeding \$800.
- (2) Clauses *c*, *d* and *f* of subsection 1 of the said section 36, as re-enacted by the Statutes of Ontario, 1974, chapter 70, section 1, are repealed and the following substituted therefor: s. 36 (1) (c, d, f), re-enacted
- (c) where the widow or widower is the sole dependant, a monthly payment of,
- (i) \$318, effective the 1st day of July, 1976,
- (ii) \$344, effective the 1st day of July, 1977, and
- (iii) \$365, effective the 1st day of July, 1978;
- (d) where the dependants are a widow or a widower and one or more children, a monthly payment of,
- (i) \$318 with an additional monthly payment of \$86 to be increased upon the death of the widow or widower to \$98 for each child under the age of sixteen years, effective the 1st day of July, 1976,

- (ii) \$344 with an additional monthly payment of \$93 to be increased upon the death of the widow or widower to \$106 for each child under the age of sixteen years, effective the 1st day of July, 1977, and
- (iii) \$365 with an additional monthly payment of \$99 to be increased upon the death of the widow or widower to \$113 for each child under the age of sixteen years, effective the 1st day of July, 1978;

.

- (f) where there are dependants other than those mentioned in clauses *c*, *d* and *e*, and there are no dependants who are persons referred to in the said clauses, a sum reasonable and proportionate to the pecuniary loss to such first-mentioned dependants occasioned by the death, to be determined by the Board, but not exceeding in the whole,
 - (i) \$318 a month effective the 1st day of July, 1976,
 - (ii) \$344 a month effective the 1st day of July, 1977, and
 - (iii) \$365 a month effective the 1st day of July, 1978.

s. 36 (1) (*e*),
re-enacted

- (3) Clause *e* of subsection 1 of the said section 36, as re-enacted by the Statutes of Ontario, 1973, chapter 46, section 1, is repealed and the following substituted therefor:

- (*e*) where the dependants are children, for each child under the age of sixteen years, a monthly payment of,
 - (i) \$98, effective the 1st day of July, 1976,
 - (ii) \$106, effective the 1st day of July, 1977, and
 - (iii) \$113, effective the 1st day of July, 1978.

Application

- (4) Clause *a* of subsection 1 of section 36 of the Act, as re-enacted by subsection 1, applies only where the death occurs on or after the 1st day of July, 1978.

(5) Clauses *c*, *d*, *e* and *f* of subsection 1 of the said section 36, ^{Idem} as re-enacted by subsections 2 and 3, apply to payments accruing after the effective dates, but nothing therein entitles any person to claim additional compensation for any period prior to the effective dates.

(6) The amounts payable under clauses *c*, *d*, *e* and *f* of subsection 1 of the said section 36, as re-enacted by subsections 2 and 3, do not apply to a lump sum award or to payments due prior to the effective dates. ^{Idem}

2.—(1) Subsection 7 of the said section 36, as re-enacted by the Statutes of Ontario, 1975, chapter 47, section 3, is repealed ^{s. 36 (7), re-enacted} and the following substituted therefor:

(7) In addition to any other compensation provided for, ^{Payment of lump sum} the widow or widower, or where the employee leaves no widow or widower, the person described in subsection 6, is entitled to a lump sum of \$800.

(2) Subsection 7 of section 36 of the Act, as re-enacted by ^{Application} subsection 1, applies only where the death occurs on or after the 1st day of July, 1978.

3.—(1) Section 42 of the said Act, as amended by the Statutes ^{s. 42, amended} of Ontario, 1973, chapter 173, section 1, 1974, chapter 70, section 3 and 1975, chapter 47, section 6, is further amended by adding thereto the following subsection:

(8*c*) The amounts payable under this section shall be ^{Increase in payments} increased where the injury occurred,

(*a*) on or before the 31st day of December, 1975, by adding thereto a factor of 11 per cent effective the 1st day of July, 1976;

(*b*) on or before the 31st day of December, 1976, by adding thereto a factor of 8 per cent effective the 1st day of July, 1977; and

(*c*) on or before the 31st day of December, 1977, by adding thereto a factor of 6 per cent effective the 1st day of July, 1978,

but the amounts of compensation to which an employee is entitled shall not exceed the like proportion of 75 per cent of the rate of average earnings computed under subsection 1 of section 44 which is,

(*d*) effective on the 1st day of July, 1975, for amounts accruing in the period from the 1st day of July, 1975 to the 30th day of June, 1978; and

(*e*) effective on the 1st day of July, 1978, for amounts accruing on and after the 1st day of July, 1978.

s. 42 (9),
re-enacted

(2) Subsection 9 of the said section 42, as re-enacted by the Statutes of Ontario, 1975, chapter 47, section 6, is repealed and the following substituted therefor:

Non-
application
of subss. 4, 6,
8-8c, s. 43 (*b*)

(9) Subsections 8, 8*a*, 8*b* and 8*c* do not apply to a lump sum award previously made by the Board under this Part, including an award that was previously commuted or paid as a lump sum under subsection 4, an award under subsection 6 or an award under clause *b* of section 43.

s. 43,
re-enacted

4.—(1) Section 43 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 46, section 2 and amended by 1973, chapter 173, section 1, 1974, chapter 70, section 4, and 1975, chapter 47, section 8, is repealed and the following substituted therefor:

Minimum
amount of
compensation

43. Notwithstanding anything to the contrary in this Part, the amount of compensation to which an injured employee is entitled shall not be less than,

(*a*) for temporary total disability,

(i) \$115 a week where his average earnings are not less than \$115 a week, and

(ii) the amount of his earnings where his average earnings are less than \$115 a week,

and for temporary partial disability, a proportionate amount in accordance with the impairment of earning capacity; and

(*b*) for permanent disability, the pension computed in accordance with sections 42 and 44, but the amount of such pension shall not be less than,

(i) for permanent total disability,

1. \$444 a month for the period from the 1st day of July, 1976, to and including the 30th day of June, 1977,

2. \$480 a month for the period from the 1st day of July, 1977, to and including the 30th day of June, 1978, and

3. \$509 a month from the 1st day of July, 1978, and

(ii) for permanent partial disability, an amount proportionate to that mentioned in subclause i in accordance with the impairment or earning capacity; or

(c) alternatively to subclause i of clause *b*, for permanent total disability the benefits which would have been payable from time to time under clauses *c*, *d* and *e* of subsection 1 of section 36 and under section 38, as if he had died from the injury.

(2) Clause *a* of section 43 of the Act, as re-enacted by sub-Application section 1, applies to accidents occurring on and after the 1st day of July, 1978, but nothing therein entitles a person to claim additional compensation for any period prior to the 1st day of July, 1978.

(3) Clauses *b* and *c* of the said section 43, as re-enacted by Idem subsection 1, apply to payments accruing on and after the 1st day of July, 1976, but nothing therein entitles a person to claim additional compensation for any period prior to the 1st day of July, 1976.

5.—(1) Subsection 1 of section 44 of the said Act, as amended s. 44 (1),
by the Statutes of Ontario, 1973, chapter 173, section 1 amended
and 1975, chapter 47, section 10, is further amended by striking out “\$15,000” in the amendment of 1975 and inserting in lieu thereof “\$16,200”.

(2) Subsection 1 of section 44 of the Act, as amended by Application subsection 1, applies to accidents occurring on and after the 1st day of July, 1978, but does not apply to a commutation lump sum award previously made, including an award under subsection 4 of section 42, or to an award made under subsection 6 of section 42, or to an award under clause *b* of section 43 of the Act, and nothing in subsection 1 entitles any person to claim additional compensation for any period prior to the 1st day of July, 1978.

6.—(1) Clause *b* of subsection 3 of section 51 of the said Act, as s. 51 (3) (b),
re-enacted by the Statutes of Ontario, 1975, chapter 47, re-enacted

section 12, is repealed and the following substituted therefor:

- (b) on application, an allowance not exceeding \$219 per annum for the replacement or repair of clothing worn or damaged by reason of the wearing of a lower limb prosthesis or a back brace for a permanent back disability or a permanent leg brace, and not exceeding \$110 per annum in respect of an upper limb prosthesis, where such lower or upper limb prosthesis, back brace or permanent leg brace is supplied by the Board,

.

Application	(2) Clause <i>b</i> of subsection 3 of section 51 of the Act, as re-enacted by subsection 1, applies to payments accruing on and after the 1st day of July, 1978, but nothing therein entitles any person to claim additional payment for any period prior to the 1st day of July, 1978.
1975, c. 47, s. 16, repealed	7. Section 16 of <i>The Workmen's Compensation Amendment Act, 1975</i> , being chapter 47, is repealed.
Commence-ment	8. This Act comes into force on the 1st day of July, 1978.
Short title	9. The short title of this Act is <i>The Workmen's Compensation Amendment Act, 1978</i> .

CHAPTER 55

**An Act to establish the
City of Hazeldean-March***Assented to June 23rd, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. On the 1st day of December, 1978, those portions of the Township of Nepean and the Township of Goulbourn described as follows are amalgamated with the Township of March as a city municipality bearing the name of The Corporation of the City of Hazeldean-March.

City of
Hazeldean-
March
established

FIRSTLY, part of the Township of Goulbourn, commencing at the northerly angle of the said Township;

THENCE southerly along the easterly boundary of the said Township of Goulbourn to the south-easterly limit of the road allowance between concessions IX and X of the said Township;

THENCE southwesterly along the southeasterly limit of the said road allowance to the southeasterly prolongation of the southwesterly limit of Lot 29 in the said Concession X;

THENCE northwesterly to and along the southwesterly limit of Lot 29 in concessions X, XI and XII to the northwesterly boundary of the said Township of Goulbourn;

THENCE northeasterly along the northwesterly boundary of the said Township to the point of commencement;

SECONDLY, part of the Township of Nepean, commencing at a point in the westerly boundary of the said Township, where it is intersected by the

southerly limit of Lot 27 in Concession VI (Rideau Front) of the said Township;

THENCE easterly along the northerly limit of the Hope Sideroad in the said Concession VI to the westerly limit of the Richmond Road;

THENCE northerly along the westerly limit of the said Richmond Road to the easterly limit of the road allowance between concessions V and VI (Rideau Front) of the said Township;

THENCE northerly along the easterly limit of the said road allowance to the easterly prolongation of the northerly limit of Lot 33 in Concession VI (Rideau Front) of the said Township;

THENCE westerly to and along the northerly limit of Lot 33 in the said Concession VI to the westerly boundary of the said Township of Nepean;

THENCE southerly along the westerly boundary of the said Township to the point of commencement.

Amalgamation
deemed by
Municipal
Board
order
R.S.O. 1970,
cc. 323, 284

2. For the purposes of every Act, the amalgamation provided for in section 1 shall be deemed to have been effected by order of the Ontario Municipal Board not subject to section 42 of *The Ontario Municipal Board Act* or to petition or appeal under section 94 or 95 of such Act, made on the 1st day of December, 1978, pursuant to an application made under sections 14 and 25 of *The Municipal Act* and, subject to the provisions of this Act, the Municipal Board, upon the application of any area municipality or any local board thereof or of its own motion, may exercise its powers consequent upon such amalgamation, and sections 94 and 95 of *The Ontario Municipal Board Act* do not apply to decisions or orders made in the exercise of such powers.

Elections
in 1978

1977, c. 62

3. The elections for the members of council of the City of Hazeldean-March, the Township of Goulbourn and the Township of Nepean shall be conducted in accordance with *The Municipal Elections Act, 1977* except that the Minister may by order do all such acts and things as may be necessary to establish wards and provide for the number of aldermen or councillors, as the case may be, in the City of Hazeldean-March, the Township of Goulbourn and the Township of Nepean and provide for all such other matters as he considers necessary to hold the elections in the municipalities in the year 1978.

4. On and after the 1st day of December, 1978, the council of the City of Hazeldean-March shall be composed of a mayor who shall be elected by general vote of the electors and six aldermen elected by wards.

Composition
of council,
Hazeldean-
March

5. For the purposes of *The Police Act*, the City of Hazeldean-March shall be deemed to be a township municipality.

Deemed
township
for
purposes of
R.S.O. 1970,
c. 351

6. If directed by order of the Minister, a vote of the electors of the municipality as established under section 1, shall be taken at the same time as the election for the council of the municipality in 1978, to determine from among the names designated by the Minister which name the municipality shall bear and, following the vote, the Minister shall by order,

Referendum
re name

(a) confirm the name of the municipality as set out in section 1; or

(b) declare the name that the municipality shall bear,

and where a declaration is made under clause *b*, all references to such municipality in this Act shall be deemed to refer to such municipality as designated in the declaration.

7. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

8. The short title of this Act is *The City of Hazeldean-March Act, 1978*.

Short title

CHAPTER 56

**An Act respecting Labour Disputes between
the Toronto Transit Commission and Division
113, Amalgamated Transit Union, Lodge 235,
International Association of Machinists and
Aerospace Workers and the Canadian Union
of Public Employees, Local No. 2**

Assented to September 13th, 1978

WHEREAS the Toronto Transit Commission and Division 113, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers and the Canadian Union of Public Employees, Local No. 2, have been parties to collective agreements, all of which have expired; and whereas the parties have bargained for new collective agreements and to that end have exhausted conciliation services under *The Labour Relations Act*; and whereas conciliation efforts have reached an impasse and the parties are unable to achieve a settlement of the disputes; and whereas strikes by the unions against the employer have caused a cessation of the operation of public transportation facilities; and whereas the public interest and welfare requires that means be provided to bring the strikes to an end and to settle all matters that are in dispute between the parties in order that new collective agreements may be concluded between the parties; Preamble
R.S.O. 1970,
c. 232

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpre-
tation

(a) “employer” means the Toronto Transit Commission;

(b) “expiry date” means, in the case of the collective agreement between the Toronto Transit Commission and,

(i) Division 113, Amalgamated Transit Union,
the 30th day of June, 1978,

- (ii) Lodge 235, International Association of Machinists and Aerospace Workers, the 31st day of March, 1978, and
- (iii) the Canadian Union of Public Employees, Local No. 2, the 31st day of March, 1978;
- (c) “Minister” means the Minister of Labour;
- (d) “parties” means the employer and the unions;
- (e) “unions” means Division 113, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers, and the Canadian Union of Public Employees, Local No. 2 or any one of them.

Idem

(2) Unless a contrary intention appears, expressions used in this Act have the same meaning as in *The Labour Relations Act*.

Application of Act

2.—(1) This Act applies to the parties and to the employees of the employer on whose behalf the unions are entitled to bargain with the employer under *The Labour Relations Act*.

Application of R.S.O. 1970, c. 232

(2) Except as modified by this Act, *The Labour Relations Act* applies to the parties and to the employees mentioned in subsection 1.

Appointment of arbitrator

3.—(1) The Lieutenant Governor in Council shall, upon the advice of the Minister, appoint an arbitrator to examine into and decide upon the matters referred to in section 4.

Replacement of arbitrator

(2) Where the arbitrator is unable to enter on or to carry on his duties so as to enable him to render his decision within the period of time mentioned in subsection 4 of section 4, the Lieutenant Governor in Council shall, upon the advice of the Minister, appoint another person to act as arbitrator in his place and the inquiry shall begin anew.

Procedure

(3) The arbitrator shall determine his own procedure, but shall give full opportunity to the employer and the unions to present their evidence and make their submissions.

Powers of arbitrator

(4) The arbitrator has all the powers of an arbitrator under *The Labour Relations Act*.

Duty of arbitrator

4.—(1) The arbitrator shall examine into and decide all matters remaining in dispute between the employer and the

unions immediately before the coming into force of this Act including any matter that may be a subject of dispute as to agreement thereon and any other matters that appear to the arbitrator to be necessary to be decided in order to conclude collective agreements between the parties.

(2) The arbitrator shall remain seized of and may deal with all matters within his jurisdiction until collective agreements between the employer and the unions are in effect.

Arbitrator
to remain
seized of
matters in
dispute

(3) Where, before or during the proceedings before the arbitrator, the employer and the unions agree upon some matters to be included in the collective agreements and they so notify the arbitrator in writing, the arbitrator's decision shall be confined to,

Agreement
upon some
matters

(a) the matters not agreed upon between the employer and the unions; and

(b) such other matters as may be agreed upon by the employer and the unions or may appear to the arbitrator to be necessary to be decided in order to conclude the collective agreements.

(4) The decision of the arbitrator shall be made within forty-five days after the date of his appointment or within such further period of time as the Minister may permit.

Decision of
arbitrator

5.—(1) The decision of the arbitrator shall be binding upon the employer and the unions and the employees on whose behalf the unions are entitled to bargain with the employer under *The Labour Relations Act*.

Decision
binding

R.S.O. 1970,
c. 232

(2) Within seven days of the date of the decision of the arbitrator or such longer period as may be agreed upon in writing by the parties, the parties shall prepare and execute documents giving effect to the decision of the arbitrator and any agreement of the parties, and the documents thereupon constitute collective agreements.

Execution
of agreement

(3) If the parties fail to prepare and execute documents in the form of collective agreements giving effect to the decision of the arbitrator and any agreement of the parties within the period mentioned in subsection 2, the parties or any of them shall notify the arbitrator in writing forthwith, and the arbitrator shall prepare documents in the form of collective agreements giving effect to the decision of the arbitrator and any agreement of the parties and submit the documents to the parties for execution.

Preparation
of
agreement
by board

Failure
to
execute
agreement

(4) If the parties or any of them fail to execute the documents prepared by the arbitrator within a period of seven days from the day of submission of the documents by the arbitrator to them, the documents shall come into effect as though they had been executed by the parties and the documents thereupon constitute collective agreements under *The Labour Relations Act*.

R.S.O. 1970,
c. 232

R.S.O. 1970,
c. 25 not
to apply

6.—(1) *The Arbitrations Act* does not apply to the proceedings under this Act.

Idem
1971, c. 47

(2) Part I of *The Statutory Powers Procedure Act, 1971* does not apply to the proceedings under this Act.

Hourly
rates of
wages

7. The basic hourly rates of wages for employees to whom this Act applies are hereby increased by 4 per cent over the basic hourly wage rates in effect on the expiry date retroactive in each case to the day immediately following the expiry date and the decision of the arbitrator shall include such increase, but nothing in this section prevents the arbitrator from granting increases in the basic hourly wage rates in excess of those established in this section.

8.—(1) Upon the coming into force of this Act,

Strikes
terminated

(a) the strikes shall be terminated immediately by the unions and the employees mentioned in subsection 1 of section 2;

Employees
to return
to work

(b) every employee mentioned in subsection 1 of section 2 shall report for work and shall perform his duties in accordance with his work assignment;

Resumption
of
operations

(c) the employer shall commence start-up operations immediately and, as soon as practicable, shall operate and continue to operate its undertakings to their normal extent, scope and capacity;

No strike
or lock-out

(d) no person, employee or officer, official or agent of the employer or the unions shall engage in, declare, authorize or acquiesce in a lock-out, strike, picketing or in any activity contrary to any provision of this Act;

Terms of
employment
not to be
altered

(e) the employer shall not, except with the consent of the unions, alter the rates of wages of the employees as increased by this Act, or any other term or condition of employment, or any right, privilege or duty of the unions or the employees, that were in operation on the expiry date; and

- (f) the unions shall not, except with the consent of ^{Idem} the employer, alter any term or condition of employment or any right, privilege or duty of the employer, the unions or the employees, that were in operation on the expiry date.

(2) Any difference between the parties as to whether or ^{Compliance with subsection 1} not clauses *e* and *f* of subsection 1 have been complied with may be referred to arbitration by the parties or any of them as if the collective agreements were still in operation, and section 37 of *The Labour Relations Act* applies with necessary modifications thereto.

9. Subsection 3 of section 63, sections 65 and 66, sub- ^{Application of R.S.O. 1970, c. 232} section 1 of section 67 and sections 82, 83, 83*a*, 84, 85, 86, 87, 88 and 90 of *The Labour Relations Act* apply with necessary modifications under this Act as if such sections were enacted in and form part of this Act.

10.—(1) Notwithstanding sections 85 and 90 of *The* ^{Penalty} *Labour Relations Act*, any person or union or any officer or official of any of them who contravenes or fails to comply with any provision of this Act is guilty of an offence and on summary conviction is liable,

- (a) if an individual to a fine of not more than \$1,000; or
- (b) if a corporation or trade union to a fine of not more than \$10,000.

(2) Every individual, corporation or union that fails to ^{Idem} comply with any provision of this Act is, in addition to the penalty mentioned in subsection 1, liable to a fine of not more than \$500 per day for every day upon which the offence continues.

11. The employer and the unions shall assume their own ^{Costs} costs of the proceedings under this Act, and the remuneration and expense of the arbitrator shall be paid out of the Consolidated Revenue Fund.

12. This Act comes into force on the day it receives Royal ^{Commence- ment and repeal} Assent and is repealed on the day on which the last of the three collective agreements made under this Act comes into operation.

13. The short title of this Act is *The Toronto Transit* ^{Short title} *Commission Labour Disputes Settlement Act, 1978.*

CHAPTER 57

**An Act to amend
The Municipal Elections Act, 1977***Assented to October 24th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 5 of section 37 of *The Municipal Elections Act, 1977*,<sup>s. 37 (5),
re-enacted</sup> being chapter 62, as re-enacted by the Statutes of Ontario, 1978, chapter 12, section 3, is repealed and the following substituted therefor:

(5) Where, at 5 o'clock in the afternoon of the day following nomination day, the number of candidates who have been nominated for an office and have not withdrawn under subsection 1 of section 39 is not sufficient to fill the number of vacancies to which candidates may be elected, subsection 1 of section 40 respecting acclamation applies to those candidates, but additional nominations for the remaining vacancies in the office in respect of which there was an insufficient number of candidates may be filed in the office of the clerk on the Wednesday following nomination day between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 apply, with the necessary modifications, as though the additional nomination papers had been filed on nomination day.

2. Subsection 7 of section 46 of the said Act is repealed and the following substituted therefor:<sup>s. 46 (7),
re-enacted</sup>

(7) In municipalities having more than 5,000 electors, the clerk shall advise each elector of the location of the polling place in which that elector is to vote,<sup>Notice of
location of
polling
place</sup>

- (a) in the case of a resident elector, by mailing or causing to be delivered to the elector a notice of the location of such polling place; and
- (b) in the case of a non-resident elector, by mailing to the elector a notice of the location of such polling place.

s. 120, amended	3. Section 120 of the said Act is amended by adding thereto the following subsection:
References to time	(2) For the purpose of any proceedings under this Act, so long as the time commonly observed in the municipality or locality where the proceedings take place is one hour in advance of standard time, the time mentioned in this Act shall be reckoned in accordance with the time so commonly observed and not standard time.
Saving 1977, c. 62	4. Notwithstanding this Act, where in any municipality or locality proceedings in respect of the regular election in 1978 were taken in accordance with <i>The Municipal Elections Act, 1977</i> as it existed on the 24th day of April, 1978, the proceedings shall be deemed not to be invalidated by reason only of the fact the proceedings were not taken in accordance with <i>The Municipal Elections Act, 1977</i> , as amended by sections 1, 2 and 3 of this Act.
Commence- ment	5. —(1) This Act, except sections 1, 2 and 3, comes into force on the day it receives Royal Assent.
Idem	(2) Sections 1, 2 and 3 shall be deemed to have come into force on the 25th day of April, 1978.
Short title	6. The short title of this Act is <i>The Municipal Elections Amendment Act, 1978</i> (No. 2).

CHAPTER 58

**An Act to amend
The City of Hazeldean-March Act, 1978**

Assented to October 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The City of Hazeldean-March Act, 1978*, being chapter 55, is amended by renumbering section 1 as section 1*a* and by adding thereto the following section:

s. 1,
renumbered

1. In this Act,

Interpre-
tation

(*a*) “City” means the City of Hazeldean-March as established by this Act;

(*b*) “Minister” means the Minister of Intergovernmental Affairs.

2.—(1) Section 1*a* of the said Act, as renumbered by section 1, is amended by striking out “27” in the twenty-seventh line and inserting in lieu thereof “26”.

s. 1*a*,
amended

(2) The said section 1*a* is further amended by adding thereto the following subsection:

s. 1*a*,
amended

(2) The Hope Sideroad shall be deemed not to be a boundary road.

Hope
Sideroad
not a
boundary
road

3. The said Act is further amended by adding thereto the following section:

s. 1*b*,
enacted

1*b*. The City shall be an area municipality for every purpose of *The Regional Municipality of Ottawa-Carleton Act*.

City
deemed area
municipality
R.S.O. 1970,
c. 407

4. Section 3 of the said Act is amended by striking out “of Hazeldean-March” in the second line and in the seventh and eighth lines.

s. 3,
amended

5. Section 4 of the said Act is amended by striking out “of Hazeldean-March” in the second line.

s. 4,
amended

s. 5,
amended

6. Section 5 of the said Act is amended by striking out “of Hazeldean-March” in the first and second lines.

ss. 6a-6h,
enacted

7. The said Act is further amended by adding thereto the following sections:

Pensions

6a.—(1) Where the City or a local board thereof employs a person theretofore employed by the Township of March, the Township of Goulbourn or the Township of Nepean or a local board of those townships, the City or local board thereof shall be deemed to have elected to participate in the Ontario Municipal Employees Retirement System on the 1st day of December, 1978, in respect of the employee if such employee was or was entitled to be a member of the Ontario Municipal Employees Retirement System on the day immediately preceding his employment with the City or local board thereof and such employee shall have uninterrupted membership or entitlement to membership, as the case may be, in the Ontario Municipal Employees Retirement System.

Sick leave
credits

(2) Every employee of the Township of March, the Township of Goulbourn, the Township of Nepean or any local board of those townships who becomes an employee of the City or a local board thereof prior to the 1st day of December, 1979 shall be entitled to have placed to his credit in the sick leave credit plan which shall be established by the City or local board thereof the sick leave credits standing to his credit in the sick leave credit plan of the township or local board thereof by which he was formerly employed.

Holiday
pay

(3) Every employee of the Township of March, the Township of Goulbourn, the Township of Nepean, or any local board of those townships who becomes an employee of the City or a local board thereof prior to the 1st day of December, 1979 shall be entitled to receive during his first year of employment with the City or local board thereof holidays with pay equivalent to those to which he would have been entitled in the township or local board thereof by which he was formerly employed.

Offer of
employment

(4) The City shall offer to employ every person who, on the 23rd day of June, 1978, was employed by the Township of March or any local board thereof and who is so employed on the 30th day of November, 1978.

Idem

(5) The City shall offer to employ every person who, on the 23rd day of June, 1978, was employed by either the Township of Goulbourn or the Township of Nepean or any local board of those townships whose functions become the

functions of the City or a local board thereof and who is so employed on the 30th day of November, 1978.

(6) Any person who accepts employment under subsection 4 or 5 shall be entitled to receive a wage or salary up to and including the expiry of a period of one year of the commencement of his employment with the City, of not less than he was receiving on the 23rd day of June, 1978.

Salary

(7) The City shall be deemed to be a municipality for the purposes of *The Ontario Municipal Employees Retirement System Act*.

Application of R.S.O. 1970, c. 324

(8) Where under this section any employee, in the opinion of the Minister, experiences any difficulty or hardship with regard to the transfer of any pension rights, sick leave credits, or holiday entitlements or with regard to other matters related to employment, the Minister may by order do anything necessary to remedy or alleviate any such difficulty or hardship.

Minister's orders re employee benefits

(9) Nothing in this section prevents the City or a local board thereof from terminating the employment of an employee for cause.

Termination of employment for cause

6b.—(1) The City is constituted as a subsidiary planning area effective the 1st day of December, 1978, and the council thereof shall have all the powers of a planning board under *The Planning Act* and the council shall not be required to constitute a separate meeting as a planning board to implement any of the purposes or undertake the powers and duties of a planning board under *The Planning Act*.

City constituted subsidiary planning area R.S.O. 1970, c. 349

(2) Notwithstanding the provisions of any other Act, the boundaries of the subsidiary planning areas constituted for the Township of Goulbourn and the Township of Nepean are hereby adjusted in accordance with the boundaries of the subsidiary planning area established under subsection 1.

Adjustment of existing subsidiary planning area boundaries

6c.—(1) Every by-law of the Township of March, the Township of Goulbourn and the Township of Nepean as it exists on the 30th day of November, 1978, shall remain in force in the areas of such townships which form part of the City, and may be amended or repealed by the council of the City in so far as such by-law affects the City.

Continuation of by-laws

(2) Where the Township of March, the Township of Goulbourn or the Township of Nepean has commenced procedures to enact any by-law which, prior to its enactment, requires the approval of any minister of the Crown, any

Idem

provincial ministry, the Ontario Municipal Board or any provincial body or agency, and such approval has not been obtained prior to the 1st day of December, 1978, then the council of the City shall be entitled to continue the procedure to finalize such by-law of the township in so far as it pertains to the City.

Existing
speed
limits
continued
R.S.O. 1970,
c. 202

6d.—(1) Subject to subsections 2 and 3, for the purposes of section 82 of *The Highway Traffic Act*, the City shall be deemed to be a township municipality.

By-laws of
Regional
Council and
City council

(2) Notwithstanding subsection 1, the council of The Regional Municipality of Ottawa-Carleton and the council of the City may exercise any of their powers under section 82 of *The Highway Traffic Act* in respect of highways under their jurisdiction and control.

Idem

(3) Every by-law in force in the City under any provision of section 82 of *The Highway Traffic Act* that applies on the 30th day of November, 1978, to any highway or portion thereof in the City, shall continue to apply until a by-law passed by the council of The Regional Municipality of Ottawa-Carleton, or the council of the City, under the said section 82 applies thereto.

Idem

(4) Consolidation of any by-laws in which the provisions of section 82 of *The Highway Traffic Act* are incorporated, without amendment, shall be deemed not to be affected by subsection 3.

Distribution
of electrical
power

6e. Until a date to be determined by the order of the Minister, The Hydro-Electric Commission of the Township of Nepean shall continue to provide electrical power and energy to that area of the Township of Nepean amalgamated with the City.

Continuation
of municipal
services

6f.—(1) For the period from the 1st day of December, 1978 to the 31st day of December, 1978,

(a) the City shall be responsible for the provision of all municipal services to the former Township of March and the budget of the former Township of March, established for the year 1978, shall be deemed to be the budget of the City until the 31st day of December, 1978, and the City shall accept the fiscal responsibilities of the former Township of March related to such period;

- (b) the City shall be responsible at its own expense for fire services to the entire City;
 - (c) the Township of Goulbourn shall, with the exception of fire services, be responsible at its own expense for the provision of all municipal services to the area of that township amalgamated with the City; and
 - (d) the Township of Nepean shall, with the exception of fire and police services, be responsible at its own expense for the provision of all municipal services to the area of that township amalgamated with the City.
- (2) The first fiscal year of the City shall commence on the 1st day of January, 1979. First fiscal year
- (3) The Minister may, by order, determine all outstanding fiscal matters in relation to the establishment of the City that are not provided for in the report of the referee appointed by the Ontario Municipal Board, and, during the five-year period commencing on the 1st day of January, 1979, provide for the levying of rates of taxation in any area or areas of the City that are different from the rates that would have been required to be levied and the Minister may make all such provisions for transitional adjustments as may be necessary. Transitional adjustments
- 6g. Notwithstanding the provisions of *The Public Libraries Act*, the Minister may by order provide for the dissolution of the Public Library Board of the Township of March and the establishment of a public library board in the City. Library board
R.S.O. 1970, c. 381
- 6h. The council of the City shall be deemed to be a recreation committee under *The Ministry of Culture and Recreation Act, 1974*, a committee of management of a community recreation centre under *The Community Recreation Centres Act, 1974*, and a board of park management under *The Public Parks Act* and the council shall not appoint any separate recreation committee, committee of management of a community recreation centre or board of park management under the said Acts. Council deemed recreation committee, etc.,
1974, c. 120
1974, c. 80
R.S.O. 1970, c. 384
- 6i. The Lieutenant Governor in Council, upon the recommendation of the Minister, may authorize all such acts or things not specifically provided for in this Act that are considered necessary or advisable to carry out effectively the purposes of this Act. Miscellaneous matters

480	Chap. 58	HAZELDEAN-MARCH (CITY)	1978
Commence- ment	8. This Act shall be deemed to have come into force on the 23rd day of June, 1978.		
Short title	9. The short title of this Act is <i>The City of Hazeldean-March Amendment Act, 1978</i> .		

CHAPTER 59

**An Act to amend
The Regional Municipality of Niagara Act**

Assented to October 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 7 of *The Regional Municipality of Niagara Act*, being chapter 406 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:

(1) The Regional Council shall consist of thirty members composed of a chairman and,

Composition
of Regional
Council

- (a) the head of the council of each area municipality;
- (b) six members elected by general vote of the electors of the area municipality of the City of St. Catharines;
- (c) three members elected by general vote of the electors of the area municipality of the City of Niagara Falls;
- (d) two members elected by general vote of the electors of the area municipality of the City of Welland;
- (e) one member elected respectively by general vote of the electors of each of the area municipalities of the Town of Lincoln, the Town of Fort Erie, the Town of Grimsby, the Town of Niagara-on-the-Lake, the City of Port Colborne and the Town of Thorold.

2. Subsection 1 of section 11 of the said Act is repealed and the following substituted therefor:

s. 11 (1),
re-enacted

(1) Sixteen members of the Regional Council representing at least six area municipalities are necessary to form a

Quorum
voting

quorum and the concurring votes of a majority of members present are necessary to carry any resolution or other measure.

Application

3.—(1) This section applies only to the election of members of the Regional Council to be elected by the electors of the area municipality of the City of St. Catharines in the regular election to be held in 1978.

Idem
1977, c. 62

(2) Except as provided in this section, *The Municipal Elections Act, 1977* applies, with necessary modifications, to the regular election to be held in 1978 of members of the Regional Council to be elected by the electors of the City.

Nomination
day changed

(3) Notwithstanding subsection 1 of section 35 of *The Municipal Elections Act, 1977*, for the purposes of the regular election to be held in 1978 of members of the Regional Council to be elected by the electors of the City, the nomination day for such election shall be the 30th day of October, 1978.

Notice

(4) Notwithstanding subsection 3 of section 35 of *The Municipal Elections Act, 1977*, not later than the 28th day of October, 1978, the clerk of the City shall post, in at least two conspicuous places in the City, notice of the date and times for filing and withdrawing nominations for the offices to which this section applies and of the number of members to be elected to the Regional Council by the electors of the City at the regular election to be held in the year 1978, and such notice shall be published not later than the 28th day of October, 1978 in a newspaper having general circulation in the City.

Idem

(5) The posting and publishing of the notice referred to in subsection 4 shall be effective to vary the terms of any notice that may have been posted or published pursuant to subsection 3 of section 35 of *The Municipal Elections Act, 1977* prior to the coming into force of this Act.

Prior
nominations

(6) Nominations for the offices to which this section applies filed prior to the coming into force of this Act shall remain valid.

Prior
acclamation

(7) Any declaration made prior to the coming into force of this Act that a candidate has been declared to be elected to an office to which this section applies under subsection 1 or 2 of section 40 of *The Municipal Elections Act, 1977* is hereby declared to be of no effect.

- (8) Notwithstanding subsection 1 of section 39 of *The Municipal Elections Act, 1977*, a person nominated as a candidate for an office to which this section applies may withdraw his nomination in writing, verified by his affidavit and delivered to the clerk of the City before 8 o'clock in the evening of nomination day. Withdrawal of nominations 1977, c. 62
- (9) A person who has been nominated on or before the 23rd day of October, 1978 for any office, other than an office to which this section applies, shall not be eligible for nomination for election to an office to which this section applies unless the person has withdrawn his nomination to such other office or offices by filing his withdrawal in writing with the clerk of the City in the clerk's office before 5 o'clock in the afternoon on the 24th day of October, 1978. Eligibility
- (10) A person whose nomination is filed under subsection 5 of section 37 of *The Municipal Elections Act, 1977* for any office other than an office to which this Act applies shall not be eligible for nomination to an office to which this section applies. Idem
- (11) Notwithstanding subsection 1 of section 40 of *The Municipal Elections Act, 1977*, if no more candidates are nominated for an office to which this section applies at the end of nomination day than the number to be elected, the clerk of the City shall forthwith after 8 o'clock in the evening of nomination day declare those candidates duly elected. Acclamation
- (12) Notwithstanding subsection 5 of section 37 of *The Municipal Elections Act, 1977* where, at 8 o'clock in the evening of nomination day, the number of candidates who have been nominated for an office to which this section applies and who have not withdrawn under subsection 8 is not sufficient to fill the number of vacancies to which candidates may be elected, subsection 11 respecting acclamation applies to those candidates, but additional nominations for the remaining vacancies in the office in respect of which there was an insufficient number of candidates may be filed in the office of the clerk of the City on the 31st day of October, 1978 between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 of the said section 37 apply, with necessary modifications, as though the additional nomination papers had been filed on nomination day and no person so nominated may withdraw his nomination. Where number of candidates nominated insufficient

Acclamation
1977, c. 62

- (13) Notwithstanding subsection 1a of section 40 of *The Municipal Elections Act, 1977*, where additional nominations have been filed under subsection 12 and the additional number of candidates nominated is not more than the remaining number of vacancies for which the additional candidates were nominated, the clerk of the City shall forthwith after 5 o'clock in the afternoon of the 31st day of October, 1978 declare those candidates duly elected.

Idem

- (14) If more candidates are nominated than the number to be elected but one or more candidates withdraws his nomination so that the number remaining is no more than the number required to be elected, the clerk of the City shall forthwith after 8 o'clock in the evening of nomination day declare the remaining candidate or candidates to be duly elected.

Vacancy

- (15) If the number of candidates declared to be elected to an office under subsection 11 or 14 is less than the number to be elected to such office so that there is a vacancy, a new election shall be held to fill the vacancy.

Commence-
ment

- 4.—(1) This Act, except sections 1 and 2, comes into force on the day it receives Royal Assent.

Idem

- (2) Sections 1 and 2 come into force on the 1st day of December, 1978.

Short title

5. The short title of this Act is *The Regional Municipality of Niagara Amendment Act, 1978*.

CHAPTER 60

**An Act to prohibit Discrimination in
Business Relationships**

Assented to November 9th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

- (a) “designated information” means information as to the race, creed, colour, nationality, ancestry, place of origin, sex or geographical location of a person;
- (b) “Director” means the Director under *The Ministry of Consumer and Commercial Relations Act*; R.S.O. 1970,
c. 113
- (c) “Minister” means the Minister of Consumer and Commercial Relations;
- (d) “person” includes a partnership, sole proprietorship, unincorporated association and governmental agency;
- (e) “person connected”, when used in relation to another person, means an employee, agent, partner or associate of the other person and, where the other person is a corporation, includes a director, officer, shareholder or member of the corporation;
- (f) “Tribunal” means The Commercial Registration Appeal Tribunal under *The Ministry of Consumer and Commercial Relations Act*.

2. The purpose and intent of this Act is to prevent discrimination in Ontario on the ground of race, creed, colour, nationality, ancestry, place of origin, sex or geographical location of persons employed in or engaging in business. Purpose,
and intent
of Act

3. This Act does not apply to:

Where Act
does not
apply

1. The withholding of services or employment in the course of a lawful strike, lock-out or other labour dispute.
2. A discriminatory business practice engaged in in accordance with a policy of the Government of Canada directed toward trade with a country other than Canada or persons in a country other than Canada or of the Government of Ontario directed toward persons in Provinces or Territories other than Ontario.

Discrimin-
atory
business
practices

4.—(1) For the purposes of this Act, the following shall be deemed to be discriminatory business practices:

1. A refusal to engage in business with a second person, where the refusal,
 - (a) is on account of an attribute,
 - (i) of the second person, or
 - (ii) of a third person with whom the second person conducts, has conducted or may conduct business; and
 - (b) is a condition of the engaging in business of the person making the refusal and another person.
2. A refusal or failure to employ, appoint or promote a second person or a dismissal or suspension of a second person from employment, where the refusal, failure, dismissal or suspension,
 - (a) is on account of an attribute,
 - (i) of the second person, or
 - (ii) of a third person with whom the second person conducts, has conducted or may conduct business; and
 - (b) is a condition of the engaging in business of the person making the refusal, failure, suspension or dismissal and another person.
3. Entering into a contract that includes a provision that one of the parties to the contract,

- (a) will refuse to engage in business with a second person ; or
- (b) will refuse or fail to employ or promote or will dismiss or suspend from employment a second person,

on account of an attribute of the second person or of a third person with whom the second person conducts, has conducted or may conduct business.

(2) In subsection 1,

Interpre-
tation

- (a) “attribute”, with reference to a person, means the race, creed, colour, nationality, ancestry, place of origin, sex or geographical location of the person, and includes the race, creed, colour, nationality, ancestry, place of origin, sex or geographical location of a person connected with the person or of nationals of a country with the government of which the person conducts, has conducted or may conduct business ;
- (b) “engaging in business” includes selling goods or services to or buying goods or services from, and “engage in business” has a corresponding meaning ;
- (c) “refusal” includes agreement to refuse.

5.—(1) No person in Ontario shall engage in a discriminatory business practice.

Discrimin-
atory
business
practices
prohibited

(2) No person shall seek or agree to seek from a second person and no person shall provide or agree to provide to a second person any designated information in respect of any person for the purpose of engaging in or assisting in engaging in a discriminatory business practice as defined in section 4.

Seeking or
providing
designated
information
for discrimin-
atory
business
practice

(3) Where designated information is sought or agreed to be sought from a second person or is provided or agreed to be provided to a second person, the designated information shall be deemed to be sought, agreed to be sought or to be provided or agreed to be provided, as the case may be, for the purpose of engaging in or assisting in engaging in a discriminatory business practice unless the person that so acted establishes that it is sought, agreed to be sought or is provided or agreed to be provided for another purpose.

Idem

(4) No person in Ontario shall seek or provide a statement, whether written or oral, to the effect that any goods

Negative
statements
of origin
prohibited

or services supplied or rendered by any person or government do not originate in whole or in part in a specific location, territory or country for the purpose of engaging in or assisting in engaging in a discriminatory business practice as defined in section 4, but this subsection does not prohibit a person in Ontario from seeking or providing a statement, whether written or oral, to the effect that any goods or services supplied or rendered by any person or government originate in whole or in part in a specific location, territory or country.

Seeking or providing information for discriminatory business practice

(5) No person in Ontario shall seek or provide information, whether written or oral, for the purpose of engaging in a discriminatory business practice, as to whether or not the person or any other person is a member of or has made contributions to or is otherwise associated with or involved in the activities of a charitable, fraternal or service organization.

Idem

(6) Where information specified in subsection 5 is sought from a person or is provided by a person to another person in response to a request, the information shall be deemed to be sought or provided, as the case may be, for the purpose of engaging in a discriminatory business practice unless the person that so acted establishes that it is sought or provided for another purpose.

One act deemed practice

(7) A person who performs one act referred to in section 4 shall be deemed to be engaging in a discriminatory business practice.

Report to Director

(8) Every person who receives a request, whether oral or in writing, to engage in a discriminatory business practice or to do an act that would be a contravention of subsection 2, 4 or 5 shall report the request and the response to the request within thirty days to the Director and shall provide the Director with such other information in respect of the request as the Director may require.

Order to cease discriminatory business practice or contravention of s. 5

6.—(1) Where the Director has reason to believe that a person is engaging or has engaged in a discriminatory business practice or is contravening or has contravened subsection 2, 4, 5 or 8 of section 5, the Director may order the person to comply with section 5 in respect of the discriminatory business practice or the contravention specified in the order.

Application of 1974, c. 131

(2) Where the Director proposes to make an order under subsection 1, subsections 2 to 7 of section 6 of *The Business Practices Act, 1974* apply with necessary modifications.

(3) Notwithstanding subsection 2, the Director may make an order under subsection 1 to take effect immediately where, in his opinion, to do so is necessary for the protection of the public or of any person and in such case subsections 2 to 5 of section 7 of *The Business Practices Act, 1974* apply with necessary modifications and, subject to subsections 3 and 4 of section 7 of that Act, the order takes effect immediately.

Order for
immediate
compliance

1974, c. 131

(4) Notwithstanding that, under section 9b of *The Ministry of Consumer and Commercial Relations Act*, an appeal is taken from an order of the Tribunal made under this section, the order takes effect immediately, but the Tribunal may grant a stay until the disposition of the appeal.

Stay
R.S.O. 1970,
c. 113

7.—(1) Any person against whom the Director proposes to make an order to comply with section 5 may enter into a written assurance of voluntary compliance in a form that the Director may prescribe undertaking not to engage in the specified discriminatory business practice or other contravention of section 5 after the date thereof.

Assurance of
voluntary
compliance

(2) Where an assurance of voluntary compliance is accepted by the Director or an order is made by the Director with the consent of each person to be named in the order, the assurance or consent order has and shall be given for all purposes of this Act the force and effect, other than the disqualification provided by subsection 1 of section 10, of an order made by the Director.

Assurance
or consent
order
deemed
order

(3) An assurance of voluntary compliance may include such undertakings as are acceptable to the Director and the Director may receive a bond and collateral therefor as security for the reimbursement of the Treasurer of Ontario for investigation and other costs in such amount as is satisfactory to the Director.

Under-
takings

(4) The Director,

Duties of
Director

(a) shall receive and act on or mediate complaints respecting discriminatory business practices and other contraventions of section 5; and

(b) shall maintain available for public inspection a record of,

(i) assurances of voluntary compliance entered into under this Act, and

- (ii) orders made under this Act, other than orders in respect of which hearings or appeals are pending, to cease engaging in discriminatory business practices or other contraventions of section 5.

Investigation
by Director

8. Where, upon a statement made under oath, the Director has reason to believe that a person is contravening or is about to contravene any provision of this Act or an order or assurance of voluntary compliance made or given pursuant to this Act, the Director may by order appoint one or more persons to make an investigation as to whether or not such a contravention has occurred or is about to occur and the person or persons appointed shall report the result of the investigation to the Director and subsections 2 to 8 of section 11 of *The Business Practices Act, 1974* apply with necessary modifications.

1974, c. 131

Right to
compensation

9.—(1) A person that incurs loss or damage as a result of an act that is a contravention of this Act has the right to compensation for the loss or damage and to punitive or exemplary damages from the person who committed the contravention.

Enforcement
of right

(2) The right to compensation mentioned in subsection 1 may be enforced by action in a court of competent jurisdiction.

Disquali-
fication of
person
supporting
boycott

10.—(1) Every person against whom an order is made under section 6 or 11 or who is convicted of an offence under clause *d* or *e* of subsection 1 of section 16 is ineligible to enter into a contract to provide goods or service to the Crown or any agency of the Crown for a period of five years from the date of the making of the order or of the conviction, as the case may be.

Contractual
provision

(2) A provision in a contract that provides for a matter that is a discriminatory business practice is a nullity and is severable from the contract.

Proceedings
to prohibit
continuation
or repetition
of contra-
vention

11.—(1) Where any provision of this Act is contravened, notwithstanding any other remedy or any penalty, the Minister or any person who complains of injury due to the contravention may apply to a judge of the Supreme Court by originating motion for an order prohibiting the continuation or repetition of the contravention or the carrying on of any activity specified in the order that, in the opinion of the judge, will result or is likely to result in the continuation or repetition of the contravention by the person committing the contravention, and the judge may make the order and it

may be enforced in the same manner as any other order or judgment of the Supreme Court.

(2) A person against whom an order has been made under subsection 1 may apply to a judge of the Supreme Court for an order varying or rescinding the order made under subsection 1. Variation or rescission of order

12. Any notice or document required by this Act to be served or given may be served or given personally or by registered mail addressed to the person to whom notice is to be given at his last known address and, where notice is served or given by mail, the service shall be deemed to have been made on the fifth day after the day of mailing unless the person to whom notice is given establishes that he, acting in good faith, through absence, accident, illness or other cause beyond his control, did not receive the notice, or did not receive the notice until a later date. Service of notice

13. Every person employed in the administration of this Act, including any person making an inquiry, inspection or an investigation under section 8, shall preserve secrecy in respect of all matters that come to his knowledge in the course of his duties, employment, inquiry, inspection or investigation and shall not communicate any such matters to any other person except, Matters confidential

- (a) as may be required in connection with the administration of this Act or any proceeding under or pursuant to this Act;
- (b) to his counsel or to the court in any proceeding under or pursuant to this Act;
- (c) to inform the person involved of a discriminatory business practice and of any information relevant to the person's rights under this Act; or
- (d) with the consent of the person to whom the information relates.

14. A copy of an order or assurance of voluntary compliance purporting to be certified by the Director is, without proof of the office or signature of the Director, receivable in evidence as *prima facie* proof of the facts stated therein for all purposes in any action, proceeding or prosecution. Certificate of Director as evidence

15.—(1) The Lieutenant Governor in Council may make regulations exempting any person or class of persons from any provision of this Act. Regulations

Tabling in
Assembly

(2) A regulation made under subsection 1 shall be tabled in the Assembly as soon as practicable after the day on which it comes into force if the Assembly is in session or, if not, at the commencement of the next ensuing session.

Offences

16.—(1) Every person who, knowingly,

- (a) furnishes false information in an investigation under this Act;
- (b) fails to comply with any order or assurance of voluntary compliance made or entered into under this Act;
- (c) obstructs a person making an investigation under section 8;
- (d) contravenes any provision of subsection 2, 4, 5 or 8 of section 5; or
- (e) contravenes any provision of section 13,

is guilty of an offence and on summary conviction is liable to a fine of not more than \$5,000.

Corporation

(2) Where a corporation is convicted of an offence under subsection 1, the maximum penalty that may be imposed upon the corporation is \$50,000 and not as provided therein.

Directors
and
officers

(3) Where a corporation has been convicted of an offence under subsection 1 or 2,

- (a) each director of the corporation; and
- (b) each officer, servant or agent of the corporation who was in whole or in part responsible for the conduct of that part of the business of the corporation that gave rise to the offence,

is a party to the offence unless he satisfies the court that he did not authorize, permit or acquiesce in the offence.

Limitation
period

(4) No proceeding under this section shall be commenced more than two years after the time when the subject-matter of the proceeding arose.

Annual
report

17. The Director shall report annually to the Minister on the enforcement of this Act and on such other matters related to this Act as the Director considers advisable or the Minister may require, and the report shall set out,

- (a) the names of all persons who entered into assurances of voluntary compliance under this Act in the year with the Director;
- (b) the names of all persons against whom orders, other than orders in respect of which hearings or appeals are pending, have been made under this Act in the year to cease engaging in discriminatory business practices or other contraventions of section 5;
- (c) the number of complaints received by the Director in the year respecting discriminatory business practices and other contraventions of section 5, together with,
 - (i) the number of complaints mediated and the results of the mediations, and
 - (ii) the number of complaints acted on and the action taken;
- (d) the number and nature of the requests and responses reported to the Director in accordance with subsection 8 of section 5 in the year, the action taken thereon and the results of the action taken; and
- (e) the names of all persons convicted of offences under this Act in the year, including the offence for which each was convicted and, in each case, the penalty imposed,

and the Minister shall lay the report before the Assembly if it is in session or, if not, at the next ensuing session.

18. This Act comes into force on the day it receives Royal Commence-
ment Assent.

19. The short title of this Act is *The Discriminatory Business Practices Act, 1978*. Short title

CHAPTER 61

**An Act respecting
Motor Vehicle Access to Property by Road***Assented to November 24th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “access road” means a road located on land not owned by a municipality and not dedicated and accepted as, or otherwise deemed at law to be, a public highway, that serves as a motor vehicle access route to one or more parcels of land;
- (b) “common road” means an access road on which public money has been expended for its repair or maintenance;
- (c) “judge” means a judge of a county or district court;
- (d) “motor vehicle” means a motor vehicle as defined in *The Highway Traffic Act*;
- (e) “road” means land used or intended for use for the passage of motor vehicles.

R.S.O. 1970,
c. 202

2.—(1) No person shall construct or place a barrier or other obstacle over an access road, not being a common road, that, as a result, prevents all road access to one or more parcels of land or to boat docking facilities therefor, not owned by that person unless,

When access
road may be
closed

- (a) the person has made application by way of originating notice of motion to a judge for an order closing the road and has given ninety days notice of such application to the parties and in the manner directed by this Act and the judge has granted the application to close the road;

- (b) the closure is made in accordance with an agreement in writing with the owners of the land affected thereby;
- (c) the closure is of a temporary nature for the purposes of repair or maintenance of the road; or
- (d) the closure is made for a single period of no greater than twenty-four hours in a year for the purpose of preventing the acquisition of prescriptive rights.

When common
road may be
closed

(2) No person shall construct or place a barrier or other obstacle over a common road that as a result prevents the use of the road unless,

- (a) the person has made application by way of originating notice of motion to a judge for an order closing the road and has given ninety days notice of the application to the parties and in the manner directed by this Act and the judge has granted the application to close the road; or
- (b) the closure is of a temporary nature for the purposes of repair or maintenance of the road.

Notice

(3) Notice of an application to close an access road that is not a common road shall be served personally upon or sent by registered mail to the owner of each parcel of land served by the road who would, if the road were closed, be deprived of motor vehicle access to and from his land and, where the owner is not occupying the land, notice shall also be given to a tenant or occupant of the land by either,

- (a) handing the notice to an adult person who is a tenant or occupant of the land; or
- (b) posting the notice on the land in a place and manner that makes the notice conspicuous to an occupant of the land.

Idem

(4) Notice of an application to close a common road shall be published at least once a week for four successive weeks in a newspaper that is circulated in the area in which the proposed road closure is located, the last publication to be not less than ninety days before the date fixed for the hearing of the application, and any person who uses the road is entitled to be a party to the proceedings on the application.

Idem

(5) Notice of an application made under subsection 1 or 2 shall be given by registered mail to the clerk of the local

municipality and the clerk of the county or regional, district or metropolitan municipality in which the road is situated or, in the case of a road located in territory without municipal organization, notice shall be similarly given to the Minister of Northern Affairs.

(6) An application under subsection 1 or 2 shall be accompanied by an affidavit of the applicant in which shall be included a description of the road sought to be closed, the proposed location of the barrier or other obstacle, the reasons in support of the closure, and, in the case of an application under subsection 1, the names and addresses of the persons who would, if the road were closed, be deprived of access to their lands. Affidavit to accompany application

3. The judge may grant the closing order upon being satisfied that the closure of the road is reasonably necessary to prevent substantial damage or injury to the interests of the applicant or is reasonably necessary for some purpose in the public interest and the judge may impose such terms and conditions as the judge considers are reasonable and just under the circumstances, including a requirement that a suitable alternate road be provided. When judge may grant order

4.—(1) Where notice as required under section 2 is not given, a judge may grant upon *ex parte* application an interim closing order if he is satisfied that the delay required to give notice would likely result in serious damage or injury to the interests of the applicant. Interim closing order

(2) A judge may make an interim closing order on such terms and conditions and for such duration as the judge considers proper in the circumstances. Terms and conditions

(3) A person entitled to notice at the time an interim closing is made may apply to a judge to have the order set aside and the judge may so order where he considers it proper in the circumstances. Setting aside order

5. An appeal, in accordance with the rules of court, lies from an order of the judge under section 2 or 4 to the Divisional Court. Appeal

6.—(1) Nothing in this Act shall be construed to confer any right in respect of the ownership of land where the right does not otherwise exist at law and nothing in this Act shall affect any alternative remedy at law available to any applicant or other person. Saving

Order of
closure or
dismissal of
application
not
deter-
mination
of status of
road

(2) The granting of a closing order or the dismissal of an application for a closing order under this Act shall not be construed as a determination that the road is or is not a public highway.

Offence

7.—(1) Every person who knowingly contravenes subsection 1 or 2 of section 2 is guilty of an offence and on summary conviction is liable to a fine of not more than \$2,000.

Order to
remove
barricade

(2) Where a person is convicted of an offence under this Act, the court may order the person to remove the barrier or other obstacle.

Temporary
closing of
forest roads
R.S.O. 1970,
c. 380

8. Nothing in this Act prevents the temporary closing of a public forest road or a private forest road within the meaning of *The Public Lands Act* where an emergency exists in the opinion of the district manager.

Commence-
ment

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is *The Road Access Act, 1978*.

CHAPTER 62

**An Act to establish the Ministry of
Treasury and Economics***Assented to November 24th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “appropriation” means an authority to pay money out of the Consolidated Revenue Fund;
- (b) “Consolidated Revenue Fund” means the aggregate of all public moneys that are on deposit at the credit of the Treasurer or in the name of any agency of the Crown approved by the Lieutenant Governor in Council;
- (c) “Deputy Treasurer” means the Deputy Treasurer of Ontario and Deputy Minister of Economics;
- (d) “fiscal year” means the period from the 1st day of April in one year to the 31st day of March in the next year;
- (e) “minister” means a member of the Executive Council;
- (f) “ministry” means a ministry of the Government of Ontario and includes a board, commission, authority, corporation and any other agency of the Government of Ontario;
- (g) “public money” means all money belonging to Ontario received or collected by the Treasurer or by any other public officer or by any person authorized to receive and collect such money and includes,

- (i) special funds of Ontario and the income and revenue therefrom,
- (ii) revenues of Ontario,
- (iii) money raised by way of loan by Ontario or received by Ontario through the issue and sale of securities, and
- (iv) money paid to Ontario for a special purpose;
- (h) "public officer" includes a minister and a person employed in a ministry;
- (i) "Treasurer" means the Treasurer of Ontario and Minister of Economics. 1972, c. 3, s. 1, *amended*.

Ministry
established

2. There shall be a ministry of the public service to be known as the Ministry of Treasury and Economics. *New.*

Treasurer to
have charge

3. The Treasurer shall preside over and have charge of the Ministry of Treasury and Economics and has power to act for and on behalf of the Ministry. 1972, c. 3, s. 1, *amended*.

Seal

4.—(1) The Lieutenant Governor in Council may authorize a seal for the Treasurer and prescribe its use on documents.

Mechanical
reproduction
of seal

(2) The seal may be reproduced by engraving, lithographing, printing or any other method of mechanical reproduction, and when so reproduced has the same force and effect as if manually affixed. 1973, c. 33, s. 1.

Duties of
Treasurer

5.—(1) The Treasurer shall direct and control the Ministry of Treasury and Economics, recommend to the Executive Council finance, economic, accounting and taxation policy, supervise, direct and control all finance, economic, statistical and accounting functions and manage the Consolidated Revenue Fund and all public money.

Administra-
tion of Acts

(2) The Treasurer is responsible for the administration of this Act, the Acts set out in Schedule 1 and the Acts that are assigned to him by the Legislature or by the Lieutenant Governor in Council. 1972, c. 3, s. 4, *amended*.

Deputy
Treasurer

6.—(1) The Lieutenant Governor in Council shall appoint a Deputy Treasurer of Ontario and Deputy Minister of Economics who shall be the deputy head of the Ministry of Treasury and Economics.

(2) Under the direction of the Treasurer, the Deputy Treasurer shall perform such duties as the Treasurer may assign or delegate to him.

Duties of
Deputy
Treasurer

(3) Any power or duty conferred on the Treasurer by this or any other Act may be delegated by him, in writing, subject to such limitations, conditions and requirements as the Treasurer may set out in the delegation, to the Deputy Treasurer or to any officer of the Ministry of Treasury and Economics who may act for him in his place and stead, and when the Deputy Treasurer or such other officer acts in the place and stead of the Treasurer, it shall be presumed conclusively that he acted in accordance with such delegation. 1972, c. 3, s. 5, *amended*.

Delegation
of powers
and duties of
Treasurer

(4) Notwithstanding *The Executive Council Act*, a contract or an agreement made by a person empowered to do so under subsection 3 has the same effect as if made and signed by the Treasurer. *New*.

Effect of
R.S.O. 1970,
c. 153

7.—(1) No action or other proceeding for damages shall be instituted against the Deputy Treasurer or any officer or employee of the Ministry or anyone acting under his authority for any act done in good faith in the execution or intended execution of his duty or for any alleged neglect or default in the execution in good faith of his duty.

Protection
from
personal
liability

(2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by a person mentioned in subsection 1 to which it would otherwise be subject, and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. *New*.

Idem
R.S.O. 1970,
c. 365

8. The responsibility for the conduct of the financial business of each ministry shall rest with the head of the ministry, and the accounts, before being recommended to the Treasurer for payment, shall be checked and examined in detail and certified as correct in every respect and allowed and passed by the proper officers of the ministry. 1972, c. 3, s. 8.

Responsi-
bility with
head of
ministry

9.—(1) The certificate or order of the Attorney General or Deputy Attorney General that a sum of money is required to be paid out of the Consolidated Revenue Fund on account of the investigation, detection or punishment of any offence against the laws of Ontario or of Canada, or on account of special services or disbursements in connection with inquests, or any purpose connected with the administration of justice

Payment for
special cases

in either civil or criminal matters, is sufficient authority for the issuing of a cheque by the Treasurer for the amount named in the certificate or order, and the officer or other person to whom the cheque is issued shall account to the Attorney General for the proper disbursement of the amount received by such officer or other person.

Certificate of Attorney General or Deputy Attorney General

(2) The certificate of the Attorney General or Deputy Attorney General that any moneys received by any officer or other person under this section have been duly accounted for is final and conclusive and the account shall not be subject to any further examination. 1972, c. 3, s. 9.

Issue of cheques may be withheld

10.—(1) The Treasurer may withhold the issue of a cheque for the payment of public money if he has reason to believe that there is no authority for the payment.

Reference to Management Board of Cabinet

(2) When the issue of a cheque has been withheld under subsection 1, the Treasurer or the minister responsible may refer the matter to the Management Board of Cabinet for determination. 1972, c. 3, s. 10.

Information and access to records

11. Every ministry of the public service shall furnish the Treasurer with such information regarding its powers, duties, activities, organization, financial transactions and methods of business as he from time to time requires, and the Treasurer shall have access to all books, accounts, financial records, reports, files and other papers, things or property belonging to or in use by the ministry and shall be afforded every facility for verifying transactions with the balances or securities held by depositaries, fiscal agents or custodians. 1972, c. 3, s. 11.

Fiscal year

12.—(1) The Public Accounts shall cover the fiscal year.

Estimates

(2) All estimates submitted to the Legislature shall be for expenditures coming in course of payment during the fiscal year.

Lapse of appropriations

(3) All balances of appropriations that remain unexpended at the end of a fiscal year shall lapse, except that during the period of thirty days next following the end of such fiscal year there may be paid out of any appropriation an amount not exceeding the unexpended balance of the appropriation for the purpose of discharging any debt that was incurred during such fiscal year, and the expenditure may be charged in the accounts of such fiscal year, but any debts that remain unpaid at the end of the period of thirty days next following the end of such fiscal year shall be paid out of the appropriation for the ensuing fiscal year. 1972, c. 3, s. 12.

13. The Public Accounts for each fiscal year shall be prepared under the direction of the Treasurer and shall be delivered to the Lieutenant Governor in Council and laid before the Assembly not later than the tenth day of the first session held in the following calendar year. 1972, c. 3, s. 13, *amended*.

Preparation
of Public
Accounts

14. Notwithstanding anything in this Act, whenever the Assembly has concurred in the report of the Committee of Supply recommending the passing of any estimates, the Lieutenant Governor in Council may authorize the payment of any items of expenditure so concurred in. 1972, c. 3, s. 14.

Payments
authorized
by Assembly

15. Every person who is to examine the accounts or inquire into the affairs of any ministry pursuant to this Act shall be required to comply with any security requirements applicable to, and to take any oath of secrecy required to be taken by, persons employed in that ministry. 1972, c. 3, s. 15.

Oath of
secrecy

16.—(1) A reference to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs in any Act listed in Schedule 1 or in any regulation made under such Act shall be deemed to be a reference to the Treasurer of Ontario and Minister of Economics, so long as the Treasurer administers such Act.

References
to Treasurer
of Ontario
and Minister
of Economics
and Inter-
governmental
Affairs

(2) A reference to the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs in any contract, order in council, security or other document being of a finance, economic, taxation, statistical or accounting nature shall be deemed to be a reference to the Treasurer of Ontario and Minister of Economics.

Idem

(3) A reference to,

Idem

(a) the Treasurer of Ontario in any Act or regulation;
and

(b) the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs in any Act listed in Schedule 2 or in any regulation made under any such Act,

shall be deemed to be a reference to the Treasurer of Ontario and Minister of Economics.

(4) A reference to the Department of Treasury and Economics in any Act or regulation or a reference to the Ministry of Treasury, Economics and Intergovernmental Affairs

References
to Ministry
of Treasury,
Economics
and Inter-
governmental
Affairs

Affairs in any Act listed in Schedule 1 or 2 or in any regulation made under such Act or in any contract, order in council, security or other document described in subsection 2 shall be deemed to be a reference to the Ministry of Treasury and Economics. 1972, c. 3, s. 17, *amended*.

Power to
amend
Schedules
1 and 2

Repeals

17. The Lieutenant Governor in Council may by order amend Schedules 1 and 2. *New*.

18. The following are repealed:

1. *The Ministry of Treasury, Economics and Intergovernmental Affairs Act, 1972*, being chapter 3.
2. *The Ministry of Treasury, Economics and Intergovernmental Affairs Amendment Act, 1973*, being chapter 33.
3. *The Ministry of Treasury, Economics and Intergovernmental Affairs Amendment Act, 1973 (No. 2)*, being chapter 169.

Commence-
ment

19. This Act shall be deemed to have come into force on the 16th day of August, 1978.

Short title

20. The short title of this Act is *The Ministry of Treasury and Economics Act, 1978*.

SCHEDULE 1

The Agricultural Development Repeal Act, 1973

The Audit Act, 1977

The Farm Loans Act

The Farm Loans Adjustment Act

The Financial Administration Act

The Gold Clauses Act

The Ontario Economic Council Act

The Ontario Education Capital Aid Corporation Act

The Ontario Guaranteed Annual Income Act, 1974

The Ontario Loan Act

The Ontario Municipal Employees Retirement System Act

The Ontario Municipal Improvement Corporation Act

The Ontario Planning and Development Act, 1973

The Ontario Universities Capital Aid Corporation Act

The Ontario Youth Employment Act, 1977

The Parkway Belt Planning and Development Act, 1973

The Statistics Act

The Supply Act

The Venture Investment Corporations Registration Act, 1977

SCHEDULE 2

The Corporations Tax Act, 1972

The Development Corporations Act, 1973

The Farm Income Stabilization Act, 1976

The Gasoline Tax Act, 1973

The Gift Tax Act, 1972

The Health Insurance Act, 1972

The Housing Development Act

The Income Tax Act

The Insurance Act

The Land Speculation Tax Act, 1974

The Land Transfer Tax Act, 1974

The Legislative Assembly Retirement Allowances Act, 1973

The Motor Vehicle Fuel Tax Act

The Ontario Deposit Insurance Corporation Act

The Ontario Energy Corporation Act, 1974

The Ontario Housing Corporation Act

The Ontario Land Corporation Act, 1974

The Ontario Lottery Corporation Act, 1974

The Ontario Telephone Development Act

The Ontario Transportation Development Corporation Act, 1973

The Power Corporation Act

The Proceedings Against the Crown Act

The Public Service Act

The Public Service Superannuation Act

The Race Tracks Tax Act

The Retail Sales Tax Act

The Rural Housing Assistance Act

The Succession Duty Act

The Superannuation Adjustment Benefits Act, 1975

The Teachers' Superannuation Act

The Tobacco Tax Act

CHAPTER 63

**An Act to repeal
The Land Speculation Tax Act, 1974**

Assented to November 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The Land Speculation Tax Act, 1974*, being chapter 17, *The Land Speculation Tax Amendment Act, 1974*, being chapter 121, *The Land Speculation Tax Amendment Act, 1974 (No. 2)*, being chapter 107, and *The Land Speculation Tax Amendment Act, 1977*, being chapter 15, are repealed in respect of, and do not apply to, Repeals

(a) any disposition of or with respect to designated land that occurs on or after the 24th day of October, 1978; and

(b) any disposition of or with respect to designated land that occurred prior to the 24th day of October, 1978 and that required the transferor making the disposition to give, with respect to the designated land being disposed of, a deed, conveyance or transfer thereof that is actually registered in the proper land registry office on or after the 24th day of October, 1978,

but the statutes hereby repealed continue, subject to section 2, to apply in respect of all dispositions of or with respect to designated land other than dispositions described in clause *a* or *b*.

2. Where, prior to the 24th day of October, 1978, a special lien arose or came into existence on any designated land by virtue of section 5 of *The Land Speculation Tax Act, 1974* as it existed before such day, such designated land is, upon the 1st day of January, 1979, absolutely discharged from such special lien then remaining in force unless, prior to the 1st day of January, 1979, there is registered in the proper land registry office a notice claiming such special lien. Discharge
of
lien
1974, c. 17

- Interpre-
tation
3. In the construction and application of this Act, any word or expression used herein has the same meaning as such word or expression had in *The Land Speculation Tax Act, 1974* or the regulations made thereunder as they existed on the 23rd day of October, 1978.
- Commence-
ment
4. This Act shall be deemed to have come into force on the 24th day of October, 1978.
- Short title
5. The short title of this Act is *The Land Speculation Tax Repeal Act, 1978*.

CHAPTER 64

**An Act to establish the
Ministry of Intergovernmental Affairs***Assented to November 24th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “Deputy Minister” means the Deputy Minister of Intergovernmental Affairs;
- (b) “intergovernmental affairs” means any relationship between the Government of Ontario and the Government of Canada or a minister, agency or official thereof, the government of another province or territory of Canada or any minister, agency or official thereof, or the government of a foreign country or state or any agency thereof, or any municipality;
- (c) “Minister” means the Minister of Intergovernmental Affairs;
- (d) “Ministry” means the Ministry of Intergovernmental Affairs;
- (e) “municipality” means the corporation of a metropolitan, regional or district municipality, a county, city, town, village, township or improvement district and includes a local board thereof, as defined in clause *d* of section 1 of *The Municipal Affairs Act*, and a board, commission, conservation authority or other local authority exercising any power with respect to municipal affairs or purposes, including school purposes, in an unorganized township or unsurveyed territory.

R.S.O. 1970,
c. 118

2. There shall be a ministry of the public service to be known as the Ministry of Intergovernmental Affairs.

Ministry
established

Minister
to have
charge

3. The Minister shall preside over and have charge of the Ministry and has power to act for and on behalf of the Ministry.

Seal

4.—(1) The Lieutenant Governor in Council may authorize a seal for the Minister and prescribe its use on documents.

Mechanical
reproduction
of seal

(2) The seal may be reproduced by engraving, lithographing, printing or any other method of mechanical reproduction, and when so reproduced has the same force and effect as if manually affixed.

Federal-
provincial,
inter-
provincial
and inter-
national
affairs

5.—(1) The Minister is responsible for making recommendations to the Executive Council on the programs and activities of the Government of Ontario and its agencies in relation to federal-provincial, inter-provincial and international affairs.

Municipal
affairs

(2) The Minister is responsible for the policies of the Government of Ontario in relation to municipalities and, without limiting the generality of the foregoing is responsible for,

- (a)** advising the Executive Council as to the organization, function and structure of municipal institutions;
- (b)** exercising the powers conferred on the Ministry in any general or special Act in relation to the administration of municipalities; and
- (c)** co-ordinating programs of financial assistance to municipalities.

Orders
establishing
procedures

(3) The Lieutenant Governor in Council may, on the recommendation of the Minister, make orders establishing procedures to achieve the objectives set out in subsections 1 and 2 and, without limiting the generality of the foregoing, such orders may provide for procedures respecting the execution, by the Government of Ontario, of agreements or classes of agreements with other governments.

Administration
of Acts

(4) The Minister is responsible for the administration of this Act, the Acts set out in the Schedule and the Acts that are assigned to him by the Legislature or by the Lieutenant Governor in Council.

Deputy
Minister

6.—(1) The Lieutenant Governor in Council shall appoint a Deputy Minister of Intergovernmental Affairs who shall be the deputy head of the Ministry.

(2) Under the direction of the Minister, the Deputy Minister shall perform such duties as the Minister may assign or delegate to him. Duties of Deputy Minister

(3) Any power or duty conferred on the Minister by this or any other Act may be delegated by him in writing, subject to such limitations, conditions and requirements as the Minister may set out in the delegation, to the Deputy Minister or to any officer of the Ministry who may act for him in his place and stead, and when the Deputy Minister or such other officer acts in the place and stead of the Minister, it shall be presumed conclusively that he acted in accordance with such delegation. Delegation of powers and duties of Minister

(4) Notwithstanding *The Executive Council Act*, a contract or an agreement made by a person empowered to do so under subsection 3 has the same effect as if made and signed by the Minister. Effect of R.S.O. 1970, c. 153

7.—(1) No action or other proceeding for damages shall be instituted against the Deputy Minister, or any officer or employee of the Ministry, or anyone acting under his authority for any act done in good faith in the execution or intended execution of his duty, or for any alleged neglect or default in the execution in good faith of his duty. Protection from personal liability

(2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by a person mentioned in subsection 1 to which it would otherwise be subject, and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. Idem R.S.O. 1970, c. 365

8. A reference to the Treasurer of Ontario and Minister of Intergovernmental Affairs in any Act listed in the Schedule, or in any regulation, order in council, ministerial order, act or thing, made under any Act listed in such Schedule, shall be deemed to be a reference to the Minister of Intergovernmental Affairs, except where inconsistent, so long as the Minister administers such Act. References to Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

9. The Lieutenant Governor in Council may by order amend the Schedule. Amendments to Schedule

10. This Act shall be deemed to have come into force on the 16th day of August, 1978. Commencement

11. The short title of this Act is *The Ministry of Intergovernmental Affairs Act, 1978*. Short title

SCHEDULE

The City of Cornwall Annexation Act, 1974

The City of Hamilton Act, 1975

The City of Hazeldean-March Act, 1978

The City of Port Colborne Act, 1974

The City of Thorold Act, 1975

The City of Thunder Bay Act, 1968-69

The City of Timmins-Porcupine Act, 1972

The County of Oxford Act, 1974

The District Municipality of Muskoka Act

The Fire Guardians Act

The Fires Extinguishment Act

The Haliburton Act

The Line Fences Act

The Local Improvement Act

The Moosonee Development Area Board Act

The Municipal Act

The Municipal Affairs Act

The Municipal Arbitrations Act

The Municipal Corporations Quieting Orders Act

The Municipal Elderly Residents' Assistance Act, 1973

The Municipal Elections Act, 1977

The Municipal Franchises Act

The Municipal and School Tax Credit Assistance Act

The Municipal Subsidies Adjustment Repeal Act, 1976

The Municipal Tax Assistance Act

The Municipal Unemployment Relief Act, 1971

The Municipal Works Assistance Act

The Municipality of Metropolitan Toronto Act

The Municipality of Shuniah Act, 1936

The Ontario Unconditional Grants Act, 1975

The Ottawa-Carleton Amalgamations and Elections Act, 1973

The Provincial Parks Municipal Tax Assistance Act, 1974

The Public Parks Act

The Public Utilities Act

The Public Utilities Corporations Act

The Regional Municipality of Durham Act, 1973

The Regional Municipality of Haldimand-Norfolk Act, 1973

The Regional Municipality of Halton Act, 1973

The Regional Municipality of Hamilton-Wentworth Act, 1973

The Regional Municipality of Niagara Act

The Regional Municipality of Ottawa-Carleton Act

The Regional Municipality of Peel Act, 1973

The Regional Municipality of Sudbury Act, 1972

The Regional Municipality of Waterloo Act, 1972

The Regional Municipality of York Act

The Shoreline Property Assistance Act, 1973

The Snow Roads and Fences Act

The Statute Labour Act

The Tax Sales Confirmation Act, 1974

The Territorial Division Act

The Town of Wasaga Beach Act, 1973

The Township of North Plantagenet Act, 1976

The Vacant Land Cultivation Act

The Village of Point Edward Act, 1972

The Wharfs and Harbours Act

CHAPTER 65

An Act to erect the Township of Nepean into a City Municipality

Assented to November 24th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.** The Corporation of the Township of Nepean is erected into a city municipality bearing the name of The Corporation of the City of Nepean.

Township of Nepean erected into city municipality
- 2.** Sections 17, 19 and 22 of *The Municipal Act* apply with necessary modifications in respect of the erecting of the Township of Nepean into a city municipality.

Application of R.S.O. 1970, c. 284, ss. 17, 19, 22
- 3.** A reference in any general or special Act to The Corporation of the Township of Nepean or to the Township of Nepean shall be deemed to be a reference to The Corporation of the City of Nepean and to the City of Nepean, respectively.

References in other Acts
- 4.**—(1) Nothing in this Act shall, for the period commencing the 1st day of December, 1978 and ending on the 30th day of November, 1980, affect the representation of the City of Nepean on the council of The Regional Municipality of Ottawa-Carleton as established by subsection 1 of section 4 of *The Regional Municipality of Ottawa-Carleton Act*.

Representation on Regional Council
R.S.O. 1970, c. 407

(2) Notwithstanding subsections 4, 6 and 8 of section 110 of *The Education Act, 1974*, nothing in this Act shall, for the period commencing the 1st day of December, 1978 and ending on the 30th day of November, 1980, affect the representation on The Carleton Roman Catholic Separate School Board of any area municipality within the jurisdiction of the said Board.

Representation on The Carleton Roman Catholic Separate School Board
1974, c. 109
- 5.** The reeve of the Township of Nepean shall be the mayor of the City of Nepean and, except for the purposes of clause *f* of subsection 1 of section 4 of *The Regional*

Mayor and aldermen

Municipality of Ottawa-Carleton Act, the deputy reeve and councillors of the Township shall be aldermen of the City.

Deemed township municipality for calculation of grants

6. For the purpose of the calculation of the payment of grants by the Government of Ontario to the City of Nepean for the period ending the 31st day of December, 1978, the City shall be deemed to be a township municipality.

Existing speed limits continued
R.S.O. 1970, c. 202

7.—(1) Subject to subsections 2 and 3, for the purposes of section 82 of *The Highway Traffic Act*, the City of Nepean shall be deemed to be a township municipality.

By-laws of Regional Council and City council

(2) Notwithstanding subsection 1, the council of The Regional Municipality of Ottawa-Carleton and the council of the City may exercise any of their powers under section 82 of *The Highway Traffic Act* in respect of highways under their jurisdiction and control.

Idem

(3) Every by-law in force in the City under any provision of section 82 of *The Highway Traffic Act* that applies, on the day this Act comes into force, to any highway or portion thereof in the City, shall continue to apply until a by-law passed by the council of The Regional Municipality of Ottawa-Carleton, or the council of the City, under the said section 82 applies thereto.

Idem

(4) Consolidation of any by-laws in which the provisions of section 82 of *The Highway Traffic Act* are incorporated, without amendment, shall be deemed not to be affected by subsection 3.

Commence-ment

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is *The City of Nepean Act, 1978*.

CHAPTER 66

An Act to amend The Training Schools Act

Assented to November 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Clause *a* of section 1 of *The Training Schools Act*, being <sup>s. 1 (a),
re-enacted</sup> chapter 467 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor:

(a) “Area Administrator” means one or more employees of the Ministry appointed by the Minister as an Area Administrator for the purposes of this Act.

- (2) Clause *c* of the said section 1 is repealed and the following <sup>s. 1 (c),
re-enacted</sup> substituted therefor:

(c) “home” means a parental home, foster home or a home where residential services and other services are provided under an agreement with the Minister.

- (3) The said section 1, as amended by the Statutes of Ontario, <sup>s. 1,
amended</sup> 1977, chapter 22, section 1, is further amended by adding thereto the following clause:

(fa) “Ministry” means the Ministry of Community and Social Services.

- (4) Clause *h* of the said section 1 is amended by adding at <sup>s. 1 (h),
amended</sup> the end thereof “and includes a guardian or a person who has demonstrated a settled intention to treat the child as a child of the person’s family but does not include a person who exercises the rights and duties of a legal guardian under section 17”.

- (5) The said section 1 is further amended by adding thereto <sup>s. 1,
amended</sup> the following clause:

(ha) “place of safety” means a receiving home, foster home, hospital and such other place or class of places designated as places of safety under *The Child Welfare Act, 1978* and includes an observation and detention home established under *The Provincial Courts Act* but does not include a training school or any place in which adults are or may be imprisoned.

1978, c. 85

R.S.O. 1970,
c. 369

s. 6 (1),
re-enacted

2.—(1) Subsection 1 of section 6 of the said Act is repealed and the following substituted therefor:

Advisory
Board

(1) There shall be a board to be known as The Training Schools Advisory Board composed of such number of members as is prescribed by the regulations and the members of the Board shall be appointed by the Lieutenant Governor in Council and shall hold office during pleasure, and the Lieutenant Governor in Council may designate one of the members to be chairman of the Advisory Board.

s. 6 (6),
re-enacted

(2) Subsection 6 of the said section 6 is repealed and the following substituted therefor:

Allowance
as member
of the
Advisory
Board

(6) The Lieutenant Governor in Council shall fix a *per diem* allowance to be payable to each member of the Advisory Board and each member is entitled to be reimbursed for the member's reasonable and necessary travelling and living expenses for attendance at meetings and in the transaction of the business of the Advisory Board.

s. 9,
re-enacted

3. Section 9 of the said Act is repealed and the following substituted therefor:

Crown
ward

9. Where,

(a) a child has contravened any statute in force in Ontario which contravention would be punishable by imprisonment if committed by an adult; and

(b) the child is at least twelve years of age and under sixteen years of age,

a judge may order that the child be made a ward of the Crown and that the child be committed to the care of the Minister.

s. 11,
re-enacted

4. Section 11 of the said Act is repealed and the following substituted therefor:

11. The judge, in an order made under section 9, shall state, where practicable, the name, age and religious faith of the child. Contents
of order

5. Subsection 1 of section 12 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor: s. 12 (1),
re-enacted

(1) Where a judge makes an order under section 9, the judge shall cause a copy of the evidence taken before the judge to be sent to the Area Administrator referred to in subsection 1 of section 17. Copy of
evidence
to
Area
Adminis-
trator

6. Section 16 of the said Act is repealed and the following substituted therefor: s. 16,
re-enacted

16.—(1) The Minister may appoint one or more persons to act as an Area Administrator. Area
Adminis-
trator

(2) An Area Administrator shall, Duties of
Area
Adminis-
trator

(a) supervise the management and operation of training schools and homes;

(b) direct the training, treatment, care and control of children who are made wards of the Crown under this Act;

(c) perform such other duties and functions as are prescribed by this Act or the regulations or by the Lieutenant Governor in Council.

(3) Any or all of the powers, duties and functions conferred, imposed upon or exercised by an Area Administrator by or under this Act may be delegated by the Area Administrator to any person or class of persons for the purpose of the effective administration of this Act and each delegation may be in respect of any or all training schools, homes or wards of the Crown under the authority of the Area Administrator and shall be subject to such limitations, restrictions, conditions and requirements as the Area Administrator considers necessary for the purpose. Delegation

7. Section 17 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor: s. 17,
re-enacted

17.—(1) Where a child is made a ward of the Crown and committed to the care of the Minister by order of a judge Crown
wardship

under section 9, the Crown has and shall assume all the rights and duties of a legal guardian of such child and the rights and duties of the Crown in respect of the child shall be exercised by the Area Administrator for the area where the judge who made the order presides unless the Minister, by order, designates another Area Administrator for the purpose.

Rights of
parents
and other
guardians

(2) During the period that a child is a ward of the Crown under this Act, the rights and duties of the child's parents or other guardians in respect of the care, custody and control of the child are suspended.

Transfer,
release
of ward

(3) Where a child is made a ward of the Crown under this Act, the Minister or the Area Administrator who exercises the rights and duties of the Crown in respect of the child shall, by order, place the ward in a training school or home, and may, from time to time,

- (a) transfer the ward from one training school to another or to a home;
- (b) transfer the ward from one home to another or to a training school; or
- (c) release the ward from a training school or a home upon such conditions as the Minister or the Area Administrator thinks fit,

and where an order is made under clause *a*, *b* or *c*, the order shall indicate the Area Administrator who shall exercise the rights and duties referred to in subsection 1.

Expiry,
termination
of wardship

(4) The wardship of the Crown expires upon the ward attaining the age of eighteen years, but the Minister may terminate the wardship before that date,

- (a) upon or at any time after the release of the ward from a training school or a home; or
- (b) during the time that the ward is placed in a home.

s. 19,
re-enacted

8. Section 19 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor:

Designation
of foster
homes

19. The Minister or any employee of the Ministry designated in writing by the Minister may designate any residential premises as a foster home for the purposes of this Act.

9. Section 20 of the said Act is repealed and the following substituted therefor: s. 20, re-enacted

20.—(1) A police officer, Area Administrator or person authorized by the Area Administrator who has reasonable and probable grounds to believe that a ward, Apprehension of ward

- (a) has left a training school without permission of the Area Administrator;
- (b) has left a home without permission of the Area Administrator or a person responsible for supervision in the home; or
- (c) has failed or refuses to return to a training school or home upon completion of authorized leave,

may, with or without a warrant, apprehend the ward and take the ward to a place of safety to be detained therein.

(2) A ward who is detained in a place of safety under subsection 1 shall be, Return of ward

- (a) returned to the training school or home from which the ward was absent; or
- (b) transferred to a training school or home pursuant to an order made under subsection 3 of section 17,

as soon as possible, but no later than forty-eight hours after being detained therein.

(3) A warrant referred to in subsection 1 may be issued by a justice of the peace where the justice is satisfied on information laid before the justice on oath that the applicant has authority under subsection 1 to apprehend a ward. Warrant

(4) Where a person authorized by a warrant issued under subsection 3 has reasonable and probable grounds to believe that the ward who is the subject of the warrant is on any premises, the person may enter the premises, if need be by force, and search for and remove the ward from the premises. Search

10. Section 21 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed. s. 21, repealed

11. Section 22 of the said Act is repealed and the following substituted therefor: s. 22, re-enacted

Penalties

22. Every person,

- (a) who aids or abets any ward to leave a training school or a home without permission of the Area Administrator or a person responsible for supervision in the home;
- (b) who knowingly harbours or conceals a ward who has left a training school or a home without permission of the Area Administrator or a person responsible for supervision in the home or who has failed or refuses to return to a training school or home upon completion of authorized leave; or
- (c) who knowingly makes, or procures to be made, any false statement in any return required under this Act,

is guilty of an offence and on summary conviction is liable to a fine of not more than \$1,000 or to imprisonment for a term of not more than one year, or to both.

s. 22a,
enacted

- 12.** The said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is further amended by adding thereto the following section:

Agreements

22a. The Minister may enter into agreements with any person upon such terms and conditions as may be agreed for the provision of residential and other services to or on behalf of Crown wards.

s. 23 (b),
re-enacted

- 13.**—(1) Clause *b* of section 23 of the said Act is repealed and the following substituted therefor:

- (b) governing the conduct, discipline, rights and privileges of Crown wards under this Act;
- (ba) designating training schools or classes of training schools for the purposes of this Act and the regulations.

s. 23 (c),
re-enacted

- (2) Clause *c* of the said section 23 is repealed and the following substituted therefor:

- (c) governing the accommodation, facilities, equipment, training, treatment and other services to be provided in training schools.

- (3) Clauses *g*, *h* and *i* of the said section 23 are repealed s. 23 (*g*, *h*, *i*),
re-enacted and the following substituted therefor:

- (*g*) requiring training schools and homes to provide such information as is prescribed and prescribing the persons to whom such information shall be provided;
- (*h*) prescribing the number of members and duties of The Training Schools Advisory Board in addition to those duties mentioned in section 6;
- (*i*) governing the powers and duties of Area Administrators, superintendents and members of the staff of training schools and homes and prescribing the qualifications of members of homes and training schools.

- (4) The said section 23 is amended by adding thereto the s. 23,
amended following clauses:

- (*l*) for the purposes of this Act and the regulations, defining “residential services” and “other services” and prescribing classes of services;
- (*m*) prescribing the classes of payments by way of provincial aid to any home or training school or class thereof and the methods of determining the amounts of payments and providing for the manner and time of payment and the terms and conditions for the payment thereof and the suspension and withholding of payments and for the making of deductions from payments;
- (*n*) establishing procedures providing for the review of decisions made under this Act affecting Crown wards.

14. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment

15. The short title of this Act is *The Training Schools Amendment Act, 1978*. Short title

CHAPTER 67

**An Act to revise
The Children's Mental Health Centres Act***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) "approved children's mental health centre" means a children's mental health centre approved under section 6;
- (b) "approved corporation" means a corporation approved under section 5;
- (c) "children's mental health centre" means all or any part of a building or buildings maintained and operated to provide services for children suffering from mental, emotional or psychiatric disorders or any combination thereof;
- (d) "Director" means an employee of the Ministry appointed by the Minister as a director for all or any of the purposes of this Act;
- (e) "Minister" means the Minister of Community and Social Services;
- (f) "Ministry" means the Ministry of Community and Social Services;
- (g) "regulations" means the regulations made under this Act. R.S.O. 1970, c. 68, s. 1; R.S.O. 1970, c. 69, s. 1; 1972, c. 1, s. 1, *amended*.

2.—(1) The Minister may appoint one or more persons to act as a Director. Appointment
of Director

Duties of
Director

(2) A Director shall perform the duties imposed and may exercise the powers conferred upon a Director by this Act or the regulations or by any other Act or regulation thereunder.

Acting
Director

(3) Where a Director is absent or there is a vacancy in the office of a Director, the powers and duties of the Director shall be exercised and performed by such employee of the Ministry as the Minister designates. *New.*

Centres
established
by
Minister

3. The Minister, with the approval of the Lieutenant Governor in Council, may establish, operate and maintain one or more children's mental health centres. R.S.O. 1970, c. 68, s. 3; R.S.O. 1970, c. 69, s. 2 (1), *amended.*

Existing
hospitals
to continue

4.—(1) Subject to this Act and the regulations, a hospital established under section 2 of *The Children's Mental Hospitals Act*, being chapter 69 of the Revised Statutes of Ontario, 1970 or designated under the regulations made under that Act before this Act comes into force, shall be deemed to continue as a children's mental health centre under section 3 of this Act until the establishment or designation is revoked by the Lieutenant Governor in Council.

Board of
governors
to continue

(2) Subject to this Act and the regulations, a board of governors appointed under section 4 of *The Children's Mental Hospitals Act*, being chapter 69 of the Revised Statutes of Ontario, 1970 before this Act comes into force, shall be deemed to continue as a board under this Act as if section 4 of *The Children's Mental Hospitals Act* were in force, until the appointment of the board is revoked by the Lieutenant Governor in Council.

Children's
mental
health
centres to
continue

(3) Subject to this Act and the regulations, a children's mental health centre designated as such by the regulations under *The Children's Mental Health Centres Act*, being chapter 68 of the Revised Statutes of Ontario, 1970 before this Act comes into force, shall be deemed to be an approved children's mental health centre until the approval is suspended or revoked.

Corporations
to continue

(4) Subject to this Act and the regulations, a corporation that operates a children's mental health centre designated as such by the regulations under *The Children's Mental Health Centres Act*, being chapter 68 of the Revised Statutes of Ontario, 1970 before this Act comes into force, shall be deemed to be an approved corporation until the approval is suspended or revoked. *New.*

Approval of
corporations

5.—(1) Where the Minister is satisfied that any corporation is, with financial assistance under this Act and the regu-

lations, financially capable of establishing, maintaining and operating a children's mental health centre and that its affairs are carried on under competent management in good faith, the Minister may approve the corporation for the purposes of this Act and the regulations.

(2) Where the Minister intends to approve a corporation Funding of corporations under subsection 1, the Minister may enter into an agreement with the corporation for the establishment of a children's mental health centre upon such terms and conditions as may be agreed and may direct payment of expenditures as are necessary for the purpose. *New.*

6.—(1) Where the Minister is satisfied that all or any Approval of buildings part of a building or buildings is suitable for providing services as a children's mental health centre in accordance with this Act and the regulations and that there is a need for a children's mental health centre in the area served or to be served by the centre, the Minister may approve all or any part of the building or buildings, as the case may be, as a children's mental health centre and assistance may be given under this Act and the regulations for the maintenance and operation of the children's mental health centre.

(2) An approval given under subsection 1 or under section 5 may take effect on any date fixed by the Minister that is Effective date of approval prior to the date on which the approval is given, but in no case shall the date upon which the approval under subsection 1 takes effect precede the date on which the approval given under section 5 to the corporation maintaining and operating the children's mental health centre takes effect. *New.*

7.—(1) Subject to this section, any approval given under section 5 or 6 may be suspended or revoked by the Minister Suspension and revocation of approvals where,

(a) any director, officer or employee of the approved corporation has contravened or knowingly permitted any person under the control and direction of the director, officer or employee, as the case may be, to contravene any provision of this Act or the regulations; or

(b) the approval would be refused if application were being made for it in the first instance.

(2) Subject to subsection 10, where the Minister proposes Notice of proposal to suspend or revoke to suspend or revoke an approval given under section 5 or 6,

the Minister shall, except where the approval is suspended or revoked with the consent of the approved corporation, serve notice of the Minister's proposal to suspend or revoke the approval, together with written reasons therefor, on the approved corporation.

Notice
requiring
hearing

(3) A notice under subsection 2 shall inform the approved corporation that it is entitled to a hearing under this section if the corporation mails or delivers, within fifteen days after the notice under subsection 2 is served on it, notice in writing, to the Minister requiring a hearing and the corporation may so require a hearing.

Powers of
Minister
where no
hearing

(4) Where the approved corporation does not require a hearing under this section in accordance with subsection 5, the Minister may carry out the proposal stated in the Minister's notice under subsection 2 without a hearing.

Hearing

(5) Where the approved corporation requires a hearing under subsection 3, the Minister shall cause a hearing to be held to determine whether the approval should be suspended or revoked.

Idem

(6) Where the Minister causes a hearing to be held, the hearing shall be held by a person or persons appointed by the Minister other than a person or persons in the employment of the Ministry.

Application
of 1971,
c. 47

(7) Sections 4 to 16 and 21 to 24 of *The Statutory Powers Procedure Act, 1971* apply with respect to a hearing under this section.

Report to
Minister

(8) The person or persons holding a hearing under this section shall, at the conclusion of the hearing, make a report to the Minister setting out,

(a) the findings of fact and any information or knowledge used by the person or persons in making any recommendations, any conclusions of law arrived at relevant to the recommendations; and

(b) the recommendations of the person or persons as to the suspension or revocation of the approval,

and shall send a copy of the report to the persons affected by the report.

Decision of
Minister

(9) After considering a report made under this section, the Minister may suspend or revoke the approval to which the report relates and shall give notice of the Minister's

decision to the persons affected, specifying the reasons therefor.

(10) Notwithstanding anything in this section, the Minister, by notice to the persons affected and without a hearing, may provisionally suspend an approval given under this Act where the continuation of operations in accordance with the approval is, in the Minister's opinion, a threat to the health, safety or welfare of the children in the children's mental health centre and the Minister so states in such notice giving reasons therefor, and thereafter the Minister shall cause a hearing to be held and the provisions of subsections 2 to 9 apply. *New.* Provisional
suspension
of approval

8. In determining need for the purposes of sections 6 and 7, the Minister shall take into account in addition to all other relevant considerations, Deter-
mination
of need

- (a) the services for children provided in approved children's mental health centres that exist;
- (b) the services for children that are available other than in approved children's mental health centres;
- (c) the number of children requiring the services of children's mental health centres;
- (d) the predictable continuing demand for children's mental health centres,

in the area, or in the area and any other area served or to be served by the children's mental health centre,

- (e) the relative priority of the program of the children's mental health centre in relation to all other programs for children funded by the Ministry;
- (f) the funds available to provide continuing services for children in approved children's mental health centres; and
- (g) the place or places of residence of the children served or to be served by the children's mental health centre. *New.*

9.—(1) The Minister may designate in writing any person to be a program adviser with such powers and duties for the purposes of this Act and the regulations and subject to such limitations, restrictions, conditions and requirements as the Minister may set out in the designation. Program
adviser

Remuneration and expenses

(2) The remuneration and expenses of any person appointed under subsection 1 who is not in the employ of the public service of Ontario shall be fixed by the Minister and shall be paid out of the moneys appropriated therefor by the Legislature.

Powers of program advisers

(3) A program adviser may at all reasonable times and, upon producing proper identification,

(a) enter any children's mental health centre and inspect the facilities, the services provided and the books of account and other records therein; and

(b) inspect the books of account and other records of an approved corporation that pertain to a children's mental health centre. R.S.O. 1970, c. 68, s. 17 (1, 2).

Access for inspections

(4) Every person when requested so to do by a program adviser shall permit the entry and inspection by the program adviser of the premises referred to in subsection 3 and shall produce and permit inspection of the books of account and other records therein and supply extracts therefrom.

Obstructing inspection

(5) No person shall hinder or obstruct a program adviser in the performance of the program adviser's duties or refuse to permit the program adviser to carry out such duties or refuse to furnish the program adviser with information or furnish the program adviser with false information. *New.*

By-laws

10. The by-laws of every approved corporation shall contain such provisions regarding the formation and composition of the board of directors of the approved corporation as the regulations prescribe and a certified copy of the by-laws and any amendments thereto shall be filed with a Director forthwith after they are made. *New.*

Purchase of services

11. The Minister may, by written agreement or otherwise and upon such terms and conditions as may be agreed, purchase from any person, services for or on behalf of children suffering from mental, emotional or psychiatric disorders or any combination thereof and may direct payment of expenditures as are necessary for the purpose. *New.*

Regulations

12. The Lieutenant Governor in Council may make regulations governing the management, operation and use of approved children's mental health centres and classes thereof, and, without limiting the generality of the foregoing, may make regulations,

(a) governing the admission of persons to and their discharge from approved children's mental health

centres, prescribing the conditions of eligibility and procedures for such admission and discharge;

- (b) exempting designated,
 - (i) approved corporations, or
 - (ii) approved children's mental health centres,
or any class thereof from specified provisions of this Act or the regulations for such period or periods of time as the regulations prescribe;
- (c) governing the accommodation, facilities, equipment and services to be provided in approved children's mental health centres or any class thereof;
- (d) prescribing the qualifications of persons employed in approved children's mental health centres or any class thereof and prescribing the powers and duties of such persons;
- (e) governing the establishment, location and construction of approved children's mental health centres or any class thereof and their alteration and renovation;
- (f) prescribing the classes of payments by way of provincial aid to any approved corporation, or approved children's mental health centre or class thereof and the methods of determining the amounts of payments and providing for the manner and time of payment and the terms and conditions for the payment thereof and the suspension and withholding of payments and for the making of deductions from payments;
- (g) prescribing additional powers and duties of program advisers;
- (h) prescribing provisions to be included in the by-laws of approved corporations;
- (i) prescribing the accounts and records to be kept, claims, returns and reports to be made and requiring budgets to be submitted by approved children's mental health centres and approved corporations;
- (j) prescribing forms and providing for their use;

- (*k*) for the purposes of this Act and the regulations, defining "services" and "facilities" and prescribing classes of services and facilities;
- (*l*) establishing procedures by which a determination may be made by a person or persons of services that shall be provided in exceptional cases by an approved children's mental health centre or any class thereof and prescribing the person or persons who shall make such determination and what constitutes exceptional cases;
- (*m*) prescribing programs to be provided in an approved children's mental health centre or any class thereof;
- (*n*) prescribing additional powers and duties of a Director;
- (*o*) requiring approved corporations and approved children's mental health centres to provide such information as is prescribed and prescribing the persons to whom such information is to be given. R.S.O. 1970, c. 68, s. 21 (1); R.S.O. 1970, c. 69, s. 9; 1971, c. 50, s. 20 (6), *amended*.

Service

13.—(1) Unless otherwise provided for in this Act or the regulations, any notice required to be given, delivered, filed or served under this Act or the regulations is sufficiently given, delivered, filed or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the person's last known address.

Idem

(2) Where service is made by mail, the service shall be deemed to be made on the tenth day after the day of mailing unless the person on whom service is being made establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice until a later date.
New.

Offences

14.—(1) Every person who,

- (*a*) knowingly furnishes false information in any application under this Act or in any statement, report or return required to be furnished under this Act or the regulations;
- (*b*) contravenes any provision of section 9,

and every director, officer or employee of a corporation who knowingly concurs in such furnishing of false information, or contravention by the corporation, is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both.

(2) Where a corporation is convicted of an offence under subsection 1, the maximum penalty that may be imposed upon the corporation is \$10,000 and not as provided therein. R.S.O. 1970, c. 68, s. 20, *amended*. Corporations

15. The following are repealed:

Repeals

1. *The Children's Mental Health Centres Act*, being chapter 68 of the Revised Statutes of Ontario, 1970.
2. Section 20 of *The Civil Rights Statute Law Amendment Act, 1971*, being chapter 50.
3. Subsections 1, 2 and 5 of section 1 of *The Children's Services Transfer Act, 1977*, being chapter 22.
4. *The Children's Mental Hospitals Act*, being chapter 69 of the Revised Statutes of Ontario, 1970.

16. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment

17. The short title of this Act is *The Children's Mental Health Services Act, 1978*. Short title

CHAPTER 68

**An Act to amend
The Unified Family Court Act, 1976**

Assented to November 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 17 of *The Unified Family Court Act*, <sup>s. 17 (1),
repealed</sup> 1976, being chapter 85, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed.
2. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. <sup>Commence-
ment</sup>
3. The short title of this Act is *The Unified Family Court* ^{Short title} *Amendment Act, 1978*.

CHAPTER 69

**An Act to revise
The Children's Institutions Act***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) "approved children's institution" means a children's institution approved under section 3;
- (b) "approved corporation" means a corporation approved under section 2;
- (c) "child" means a person under eighteen years of age;
- (d) "children's institution" means all or any part of a building or buildings maintained and operated by an approved corporation for children and other persons requiring sheltered, specialized or group care but does not include,
 - (i) a charitable institution under *The Charitable Institutions Act*, R.S.O. 1970, c. 62
 - (ii) a place of safety or a receiving home within the meaning of Part II of *The Child Welfare Act, 1978*, 1978, c. 85
 - (iii) a day nursery established and operated under *The Day Nurseries Act, 1978*, 1978, c. 72
 - (iv) a children's mental health centre under *The Children's Mental Health Services Act, 1978*, 1978, c. 67
 - (v) a home for retarded persons under *The Homes for Retarded Persons Act*, R.S.O. 1970, c. 204

- R.S.O. 1970,
c. 270
- (vi) an institution under *The Mental Hospitals Act*,
- R.S.O. 1970,
c. 361
- (vii) a private hospital under *The Private Hospitals Act*,
- R.S.O. 1970,
c. 363
- (viii) a sanitarium under *The Private Sanitaria Act*,
- R.S.O. 1970,
c. 378
- (ix) a hospital under *The Public Hospitals Act*,
- R.S.O. 1970,
c. 422
- (x) a sanatorium under *The Sanatoria for Consumptives Act*;
- (e) “Minister” means the Minister of Community and Social Services;
- (f) “regulations” means the regulations made under this Act. R.S.O. 1970, c. 66, s. 1; 1971, c. 98, s. 4, Sched., par. 7; 1972, c. 1, s. 19 (3); 1972, c. 58, s. 1, *amended*.

Approval of corporations

R.S.O. 1970,
c. 89

2.—(1) Where the Minister is satisfied that any corporation without share capital having objects of a charitable nature to which Part III of *The Corporations Act* applies or that is incorporated under a general or special Act of the Parliament of Canada is, with financial assistance under this Act and the regulations, financially capable of establishing, maintaining and operating a children’s institution and that its affairs are carried on under competent management in good faith for charitable purposes, he may approve such corporation for the purposes of this Act and the regulations. 1971, c. 50, s. 19 (1), *amended*.

Funding of corporations

(2) Where the Minister intends to approve a corporation under subsection 1, the Minister may enter into an agreement with the corporation for the establishment of a children’s institution upon such terms and conditions as may be agreed and may direct payment of expenditures as are necessary for the purpose. *New*.

Approval of children’s institutions

3.—(1) Where the Minister is satisfied that all or any part of a building or buildings is suitable for providing accommodation as a children’s institution in accordance with this Act and the regulations and that there is a need for a children’s institution in the area served or to be served by the institution, the Minister may approve all or any part of the building or buildings, as the case may be, as a children’s institution and assistance may be given under this Act and the regulations for the maintenance and operation of the children’s institution.

(2) An approval given under subsection 1 or under section 2 may take effect on any date fixed by the Minister that is prior to the date on which the approval is given, but in no case shall the date upon which the approval under subsection 1 takes effect precede the date on which the approval given under section 2 to the corporation maintaining and operating the children's institution takes effect. 1971, c. 50, s. 19 (2), *amended*.

Effective
date of
approval

4. The by-laws of every approved corporation shall contain such provisions as the regulations prescribe and a certified copy of the by-laws and any amendment thereto shall be filed with the Minister forthwith after they are made. R.S.O. 1970, c. 66, s. 4, *amended*.

By-laws

5.—(1) Where the Minister has approved the erection of a new building, an addition to an existing building, the purchase or other acquisition of an existing building, the structural alteration or the renovation or the furnishing and equipping of a building by an approved corporation for use in whole or in part as a children's institution, the Minister may direct payment to the approved corporation out of moneys appropriated therefor by the Legislature of an amount determined in accordance with the regulations, towards the cost of the new building, addition, acquisition, structural alteration, renovation or furnishing and equipping, as the case may be, that is applicable to the children's institution.

Capital
payments

(2) An amount payable to an approved corporation under this section shall be paid at the time or times and in the manner as is prescribed by the regulations. 1972, c. 58, s. 2, *part, amended*.

Time and
manner of
payment

6. There shall be paid to every approved corporation, an amount determined in accordance with the regulations towards the cost incurred for services provided by the corporation for children and other persons or classes of persons prescribed by the regulations. 1972, c. 58, s. 3, *amended*.

Payment
for
operating
and main-
tenance
costs

7.—(1) The Minister may designate in writing any person to be a program adviser with such powers and duties for the purposes of this Act and the regulations and subject to such limitations, restrictions, conditions and requirements as the Minister may set out in the designation.

Program
adviser

(2) The remuneration and expenses of any person appointed under subsection 1 who is not in the employ of the public service of Ontario shall be fixed by the Minister and shall

Remunera-
tion and
expenses

be paid out of the moneys appropriated therefor by the Legislature.

Powers of
program
advisers

(3) A program adviser may, at all reasonable times and upon producing proper identification, enter any children's institution and inspect the facilities, the services provided and the books of account and other records therein.

Access for
inspections

(4) Every person when requested so to do by a program adviser shall permit the entry and inspection by the program adviser of the premises referred to in subsection 3 and shall produce and permit inspection of the books of account and other records therein and supply extracts therefrom.

Obstruct-
ing
inspection

(5) No person shall hinder or obstruct a program adviser in the performance of the program adviser's duties or refuse to permit the program adviser to carry out such duties or refuse to furnish the program adviser with information or furnish the program adviser with false information. R.S.O. 1970, c. 66, s. 8, *amended*.

Suspension
and
revocation
of
approvals

8.—(1) Subject to this section, any approval given under section 2 or 3 may be suspended or revoked by the Minister where,

(a) any director, officer or employee of the approved corporation has contravened or knowingly permitted any person under the control and direction of the director, officer or employee, as the case may be, to contravene any provision of this Act or the regulations; or

(b) the approval would be refused if application were being made for it in the first instance.

Notice of
proposal
to suspend
or revoke

(2) Subject to subsection 10, where the Minister proposes to suspend or revoke an approval given under section 2 or 3, the Minister shall, except where the approval is suspended or revoked with the consent of the approved corporation, serve notice of the Minister's proposal to suspend or revoke the approval, together with written reasons therefor, on the approved corporation.

Notice
requiring
hearing

(3) A notice under subsection 2 shall inform the approved corporation that it is entitled to a hearing under this section if the corporation mails or delivers, within fifteen days after the notice under subsection 2 is served on it, notice in writing, to the Minister requiring a hearing and the corporation may so require a hearing.

(4) Where the approved corporation does not require a hearing under this section in accordance with subsection 5, the Minister may carry out the proposal stated in the Minister's notice under subsection 2 without a hearing. Powers of Minister where no hearing

(5) Where the approved corporation requires a hearing under subsection 3, the Minister shall cause a hearing to be held to determine whether the approval should be suspended or revoked. Hearing

(6) Where the Minister causes a hearing to be held, the hearing shall be held by a person or persons appointed by the Minister other than a person or persons in the employment of the Ministry. Idem

(7) Sections 4 to 16 and 21 to 24 of *The Statutory Powers Procedure Act, 1971* apply with respect to a hearing under this section. Application of 1971, c. 47

(8) The person or persons holding a hearing under this section shall, at the conclusion of the hearing, make a report to the Minister setting out, Report to Minister

(a) the findings of fact and any information or knowledge used by the person or persons in making any recommendations, any conclusions of law arrived at relevant to the recommendations; and

(b) the recommendations of the person or persons as to the suspension or revocation of the approval,

and shall send a copy of the report to the persons affected by the report.

(9) After considering a report made under this section, the Minister may suspend or revoke the approval to which the report relates and shall give notice of the Minister's decision to the persons affected, specifying the reasons therefor. Decision of Minister

(10) Notwithstanding anything in this section, the Minister, by notice to the persons affected and without a hearing, may provisionally suspend an approval given under this Act where the continuation of operations in accordance with the approval is, in the Minister's opinion, an immediate threat to the public interest and the Minister so states in such notice giving reasons therefor, and thereafter the Minister shall cause a hearing to be held and the provisions of subsections 2 to 9 apply. 1971, c. 50, s. 19 (3); 1972, c. 1, s. 19 (3), *amended*. Provisional suspension of approval

Determina-
tion of
need

9. In determining need for the purposes of sections 3 and 8, the Minister shall take into account in addition to all other relevant considerations,

- (a) the services for children provided in approved children's institutions that exist;
- (b) the services for children that are available other than in approved children's institutions;
- (c) the number of children requiring the services of children's institutions;
- (d) the predictable continuing demand for children's institutions,

in the area, or in the area and any other area served or to be served by the children's institution,

- (e) the relative priority of the program of the children's institution in relation to all other programs for children funded by the Ministry;
- (f) the funds available to provide continuing services for children in approved children's institutions; and
- (g) the place or places of residence of the children served or to be served by the children's institutions. *New.*

Regulations

10. The Lieutenant Governor in Council may make regulations, governing the management, operation and use of approved children's institutions or any class thereof and without limiting the generality of the foregoing may make regulations,

- (a) exempting designated approved corporations or approved children's institutions or any class thereof from specified provisions of this Act or the regulations for such period or periods of time as the regulations prescribe;
- (b) establishing an advisory board consisting of not more than three persons and prescribing its duties;
- (c) governing the accommodation, facilities, equipment and services to be provided in approved children's institutions;

- (d) governing the establishment, management, operation, location and construction of approved children's institutions or any class thereof and their alteration and renovation;
- (e) governing the admission of persons to and their discharge from approved children's institutions, prescribing the conditions of eligibility and procedures for such admission and discharge;
- (f) prescribing the qualifications of persons employed in approved children's institutions or any class thereof and prescribing the powers and duties of such persons;
- (g) requiring and prescribing medical and other related or ancillary services for the care and treatment of children and other persons in approved children's institutions or in any class thereof;
- (h) governing applications by approved corporations for payments under this Act and prescribing the method, time, manner and the terms and conditions for the payment thereof and providing for the suspension and withholding of payments and for the making of deductions from payments;
- (i) defining criteria that shall be used by the Minister in determining need under subsection 1 of section 3;
- (j) prescribing classes of persons other than children for whom payment shall be made under section 6;
- (k) prescribing the manner of computing the costs for the purposes of sections 5 and 6 and prescribing classes of payment for the purposes of those sections and determining the amount of any such payment;
- (l) requiring approved corporations and approved children's institutions to provide such information as is prescribed and prescribing the persons to whom such information is to be given;
- (m) prescribing the accounts and records to be kept by approved corporations and approved children's institutions, the claims, returns and reports to be made and budgets to be submitted to the Minister by approved corporations and the method, time and manner in which such claims, returns and reports shall be made;

- (n) providing for the recovery by an approved corporation or Ontario from the person or persons in whose charge a child is or from the estate of such person or persons of any amount paid by the corporation or by Ontario to the corporation for the cost of the care and maintenance of the child in an approved children's institution and prescribing the circumstances and the manner in which any such recovery may be made;
- (o) prescribing additional powers and duties of program advisers;
- (p) prescribing forms and providing for their use;
- (q) establishing procedures by which a determination may be made by a person or persons of services that shall be provided in exceptional cases by an approved children's institution or any class thereof and prescribing the person or persons who shall make such determination and what constitutes exceptional cases;
- (r) providing for the recovery of payments made to approved corporations under this Act and the regulations. R.S.O. 1970, c. 66, s. 10; 1971, c. 50, s. 19 (4); 1972, c. 58, s. 4, *amended*.

Service

11.—(1) Unless otherwise provided for in this Act or the regulations, any notice required to be given, delivered, filed or served under this Act or the regulations is sufficiently given, delivered, filed or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the person's last known address.

Idem

(2) Where service is made by mail, the service shall be deemed to be made on the tenth day after the day of mailing unless the person on whom service is being made establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice or order until a later date. *New*.

Offences

12. Every person who,

- (a) knowingly furnishes false information in any application under this Act or in any statement, report or return required to be furnished under this Act or the regulations;

(b) contravenes any provision of section 7,

and every director, officer or employee of a corporation who knowingly concurs in such furnishing of false information, or contravention by the corporation, is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both.

13. The following are repealed:

Repeals

1. *The Children's Institutions Act*, being chapter 66 of the Revised Statutes of Ontario, 1970.
2. *The Children's Institutions Amendment Act, 1972*, being chapter 58.
3. Section 19 of *The Civil Rights Statute Law Amendment Act, 1971*, being chapter 50.
4. Paragraph 7 of the Schedule to *The Age of Majority and Accountability Act, 1971*, being chapter 98.

14. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commence-
ment

15. The short title of this Act is *The Children's Institutions Act, 1978*.

Short title

CHAPTER 70

**An Act to revise
The Children's Boarding Homes Act***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) "Board" means The Children's Services Review Board established under section 3;
- (b) "child" means a boy or girl actually or apparently under eighteen years of age;
- (c) "children's residence" means all or any part of a building or buildings in which three or more children not of common parentage reside away from the home of their parents or guardians primarily for the purpose of receiving residential care, and includes a foster home or any other home or institution in which three or more children not of common parentage reside and that is supervised or operated by a children's aid society under *The Child Welfare Act, 1978*, whether or not the children are Crown wards or wards of the society, but does not include,
 - (i) a house that is licensed under *The Private Hospitals Act*, R.S.O. 1970,
c. 361
 - (ii) a day nursery within the meaning of *The Day Nurseries Act, 1978*, 1978, c. 72
 - (iii) a summer camp under *The Public Health Act*, R.S.O. 1970,
c. 377
 - (iv) a home for special care under *The Homes for Special Care Act*, R.S.O. 1970,
c. 205

1974, c. 109

- (v) part of a public school, separate school, private school or a school for trainable retarded children under *The Education Act, 1974*,
- (vi) a hostel intended for short-term accommodation, or
- (vii) a hospital that is in receipt of financial aid from the Province of Ontario;
- (d) "Director" means an employee of the Ministry appointed by the Minister as a director for all or any of the purposes of this Act;
- (e) "licence" means a licence issued under this Act;
- (f) "Minister" means the Minister of Community and Social Services;
- (g) "Ministry" means the Ministry of Community and Social Services;
- (h) "operator" means a person who has control or management of a children's residence and "operate" has a corresponding meaning;
- (i) "regulations" means the regulations made under this Act;
- (j) "residential care" means boarding or lodging, or both, and may include specialized, sheltered or group care in conjunction with the boarding or lodging, or both. 1971, c. 91, s. 1; 1972, c. 1, ss. 1, 19 (3), *amended*.

Appointment
of Director

2.—(1) The Minister may appoint one or more persons to act as a Director. *New.*

Duties of
Director

(2) A Director shall perform the duties imposed and may exercise the powers conferred upon a Director by this Act or the regulations or by any other Act or regulation thereunder. 1971, c. 91, s. 2, *part, amended*.

Acting
Director

(3) Where a Director is absent or there is a vacancy in the office of a Director, the powers and duties of the Director shall be exercised and performed by such employee of the Ministry as the Minister designates. 1971, c. 91, s. 2, *part*; 1972, c. 1, ss. 1, 19 (3), *amended*.

3.—(1) The Lieutenant Governor in Council may appoint a board to be known as The Children's Services Review Board composed of such number of members as is prescribed by the regulations. Appointment of Children's Services Review Board

(2) A member of the Board may be appointed for a term not exceeding three years. Term of office

(3) Three members of the Board constitute a quorum. Quorum

(4) One of the members of the Board shall be appointed by the Lieutenant Governor in Council to be chairman of the Board and one or more other of the members of the Board may be appointed by the Lieutenant Governor in Council to be vice-chairman of the Board. Chairman and vice-chairman

(5) Each member of the Board shall be paid such *per diem* allowance as the Lieutenant Governor in Council from time to time determines and each member is entitled to the member's reasonable and necessary travelling and living expenses while attending meetings or otherwise engaged in the work of the Board. Remuneration

(6) Where, Absence, etc., of chairman

(a) the chairman of the Board is absent or is unable to act, a vice-chairman designated by the chairman; or

(b) the office of the chairman of the Board is vacant, a vice-chairman designated by the Minister,

has and shall exercise the jurisdiction and power of the chairman, including the power to complete any unfinished matter.

(7) The chairman shall from time to time assign various members of the Board to its various hearings. *New.* Assignment of members for hearings

4.—(1) No person shall, Licence required

(a) establish, operate or maintain a children's residence; or

(b) provide, directly or indirectly, residential care for three or more children not of common parentage in a place or places away from the home of their parents or guardians that is not a children's residence,

except under the authority of a licence issued by a Director under this Act.

Issuance
of licence

(2) Subject to section 5, any person who applies in accordance with this Act and the regulations for a licence to establish, operate or maintain a children's residence or to provide the residential care referred to in clause *b* of subsection 1, as the case may be, and pays the prescribed fee is entitled to be issued a licence by a Director subject to such terms and conditions as the Director may prescribe.

Idem

(3) Notwithstanding subsection 2, a licence to establish, operate or maintain a children's residence or to provide the residential care referred to in clause *b* of subsection 1, shall not be issued to a partnership or association of persons.

Renewal
of licence

(4) Subject to section 5, a Director shall renew a licence of a children's residence or for the provision of residential care, as the case may be, on application therefor by the licensee in accordance with this Act and the regulations and payment of the prescribed fee, and the renewal shall be subject to such terms and conditions as the Director may prescribe.

Provisional
licence

(5) Subject to section 5, where an applicant for a licence or a renewal of a licence does not meet all the requirements for the issuance of a licence or renewal thereof and requires time to meet such requirements, a Director may, subject to such terms and conditions as the Director may prescribe, issue a provisional licence for such period or periods as the Director considers necessary to afford the applicant an opportunity to meet the requirements.

Registration
to continue

(6) Notwithstanding the provisions of subsection 3, and subject to this Act and the regulations, a registration to use a premises as a children's boarding home made under *The Children's Boarding Homes Act*, being chapter 65 of the Revised Statutes of Ontario, 1970, before this Act comes into force shall be deemed to continue until the expiration thereof unless sooner surrendered or revoked.

Not
transferable

(7) A licence is not transferable.

Notice of
change

(8) Where the licensee is a corporation, the licensee shall notify a Director in writing within fifteen days of any change in the officers or directors of the corporation. *New.*

Grounds for
refusal

5.—(1) Subject to section 6, a Director may refuse to issue a licence where in the Director's opinion,

(a) the applicant or any employee of the applicant or, where the applicant is a corporation, its officers,

directors or employees is or are not competent to establish, operate or maintain a children's residence or to provide the residential care referred to in clause *b* of subsection 1 of section 4, as the case may be, in a responsible manner in accordance with this Act and the regulations;

- (b) the past conduct of the applicant or any employee of the applicant or, where the applicant is a corporation, of its officers, directors or employees, affords reasonable grounds for belief that the children's residence will not be established, operated or maintained or the residential care provided, as the case may be, in accordance with this Act and the regulations; or
- (c) the building or buildings or accommodation in which the applicant proposes to establish, operate or maintain the children's residence or to provide the residential care referred to in clause *b* of subsection 1 of section 4, as the case may be, does not comply with the requirements of this Act and the regulations. 1971, c. 50, s. 18 (4), *part, amended*.

(2) Subject to section 6, a Director may refuse to renew or may revoke a licence issued to a children's residence or for the provision of residential care, where in the Director's opinion, Revocation
or refusal
to renew

- (a) the licensee or any employee of the licensee, or where the licensee is a corporation, any officer, director or employee thereof, has contravened or has knowingly permitted any person under the control or direction of or associated with the licensee, officer, director or employee, as the case may be, to contravene,

- (i) any provision of this Act or the regulations or of any other Act or the regulations thereunder applying to the establishing, operating or maintaining of the children's residence or the providing of residential care, as the case may be, or

- (ii) any term or condition of the licence;

- (b) the building or buildings or accommodation in which the children's residence is established, operated or maintained or the residential care is provided, does not comply with the requirements of this Act and the regulations;

- (c) the children’s residence is established, operated or maintained or the residential care is provided in a manner that is prejudicial to the health, safety or welfare of the children cared for in the children’s residence or place or places where the residential care is provided;
- (d) any person has made a false statement in the application for the licence or renewal thereof, or in any report, document or other information required to be furnished by this Act or the regulations or by any other Act or regulation that applies to the children’s residence or the provision of residential care, as the case may be; or
- (e) a change in the officers or directors of the applicant would, if the applicant were applying for the licence in the first instance, afford grounds for refusing to issue a licence under clause *b* of subsection 1. 1971, c. 50, s. 18 (4), *part, amended*.

Notice of
proposal
to refuse
to issue
or to revoke

6.—(1) Where a Director proposes under section 5 to refuse to issue a licence or to refuse to renew or revoke a licence issued under that section, the Director shall cause notice to be served of the Director’s proposal, together with written reasons therefor, on the applicant or the licensee, as the case may be.

Notice
requiring
hearing

(2) A notice under subsection 1 shall inform the applicant or licensee, as the case may be, that the applicant or licensee is entitled to a hearing by the Board if the applicant or licensee mails or delivers, within fifteen days after the notice is served on the applicant or licensee, notice in writing to the Director and to the Board, requiring a hearing and the applicant or licensee, as the case may be, may so require such a hearing.

Powers of
Director
where no
hearing

(3) Where an applicant or licensee does not require a hearing by the Board in accordance with subsection 2, the Director may carry out the proposal stated in the Director’s notice under subsection 1 without a hearing.

Powers of
Board
where
hearing

(4) Where an applicant or licensee requires a hearing by the Board in accordance with subsection 2, the Board shall appoint a time for and hold the hearing and, at the hearing, may by order direct the Director to carry out the Director’s proposal or refrain from carrying out the Director’s proposal and to take such action as the Board considers the Director ought to take in accordance with this Act and the regulations, and, for such purposes, the Board may sub-

stitute its opinion for that of the Director. 1971, c. 50, s. 18 (4), *part, amended*.

7.—(1) Where a licensee is dissatisfied with the terms and conditions prescribed by a Director under subsection 2, 4 or 5 of section 4, the licensee may, within 15 days after the licence is received by the licensee, by written notice given to the Director and the Board, require a hearing by the Board and the Board shall appoint a time for and hold a hearing.

Review
of terms
of licence
by Board

(2) The Board, pursuant to a hearing under subsection 1, may affirm the terms and conditions prescribed for the licence by a Director under subsection 2, 4 or 5 of section 4 or may cancel such terms and conditions or may prescribe such other terms and conditions for the licence in lieu of those prescribed by the Director as it considers proper.

Decision of
Board

(3) For the purposes of subsection 1, a licence shall be deemed to be received by a licensee on the tenth day after the day of mailing of the licence unless the person to whom the licence is issued establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the licence until a later date. *New*.

Receipt of
licence

8.—(1) The Board may extend the time for requiring a hearing under section 6 or 7, either before or after expiration of the time fixed in section 6 or 7, as the case may be, where it is satisfied that there are *prima facie* grounds for granting relief to the applicant or licensee pursuant to a hearing and that there are reasonable grounds for applying for the extension, and may give such directions as it considers proper consequent upon the extension.

Extension
of time for
requiring
hearing

(2) Subject to section 9, where, within the time prescribed therefor or, if no time is prescribed, before expiration of a licence, a licensee has applied for renewal of a licence and paid the prescribed fee, the licence shall be deemed to continue,

Continua-
tion of
licence
pending
renewal

(a) until the renewal is granted; or

(b) where the licensee is served with notice that the Director proposes to refuse to grant the renewal, until the time for requiring a hearing has expired and, where a hearing is required, until the Board has made its decision. 1971, c. 50, s. 18 (4), *part, amended*.

Provisional suspension, etc.

9. Notwithstanding section 6, a Director may, by causing notice to be served on a licensee and without a hearing, provisionally suspend the licence of the licensee where in the opinion of the Director the operation of the children's residence or the provision of residential care is an immediate threat to the health, safety or welfare of the children cared for in the children's residence or the place or places where residential care is provided, as the case may be, and the Director so states in such notice giving reasons therefor, and, upon suspension, the provisions of section 6 apply as if the notice given under this section were a notice of a proposal under subsection 1 of section 6 to revoke the licence. 1971, c. 50, s. 18 (4), *part, amended*.

Parties

10.—(1) The Director referred to in section 6 or 9, as the case may be, the applicant or licensee who has applied for the hearing and such other persons as may be specified by the Board are parties to proceedings before a Board under this Act.

Members holding hearing not to have taken part in investigation, etc.

(2) A member of the Board holding a hearing shall not have taken part before the hearing in any investigation or consideration of the subject-matter of the hearing and shall not communicate, directly or indirectly, in relation to the subject-matter of the hearing with any person or with any party or the parties' representative except upon notice to and giving opportunity for all parties to participate, but the Board may seek legal advice from an adviser independent from the parties and in such case the nature of the advice should be made known to the parties in order that they may make submissions as to the law.

Examination of documentary evidence

(3) An applicant or licensee who is a party to proceedings under section 6 or 7 shall be afforded an opportunity to examine before the hearing any written or documentary evidence that will be produced, or any report the contents of which will be given in evidence at the hearing.

Recording of evidence

(4) The oral evidence taken before the Board at a hearing shall be recorded and, if so required, copies or a transcript thereof shall be furnished upon the same terms as in the Divisional Court.

Findings of fact

1971, c. 47

(5) The findings of fact of the Board pursuant to a hearing shall be based exclusively on evidence admissible or matters that may be noticed under sections 15 and 16 of *The Statutory Powers Procedure Act, 1971*.

Only members at hearing to participate in decision

(6) No member of the Board shall participate in a decision of the Board pursuant to a hearing unless he was present

throughout the hearing and heard the evidence and argument of the parties and, except with the consent of the parties, no decision of the Board shall be given unless all members so present participate in the decision.

(7) Notwithstanding section 21 of *The Statutory Powers Procedure Act, 1971*, the Board shall reach a final decision or order and send notice thereof within ninety days from the date that the notice under section 6 or 7, as the case may be, requesting the hearing, has been received by the Board. *New.*

Final
decision of
Board

11.—(1) Any party to the proceedings before the Board may appeal from its decision or order to the Divisional Court in accordance with the rules of court.

Appeal
to court

(2) Where notice of an appeal is served under this section, the Board shall forthwith file with the Registrar of the Supreme Court the record of the proceedings before it in which the decision or order appealed from was made, which, together with the transcript of evidence before the Board if it is not part of the Board's record, shall constitute the record in the appeal.

Record to
be filed in
court

(3) The Minister is entitled to be heard, by counsel or otherwise, on the argument of an appeal under this section.

Minister
entitled
to be
heard

(4) The Divisional Court may affirm the decision of the Board appealed from or may rescind it and make such new decision as the court considers proper and, for such purpose, the court may exercise all the powers of the Board after a hearing before it and may substitute its opinion for that of the Board. *New.*

Powers of
court on
appeal

12. Where the licence to operate a children's residence or to provide residential care, as the case may be, is suspended or revoked, the parent or guardian of each child in the children's residence or in receipt of residential care shall arrange for the removal of the child as soon as is practicable having regard to the best interests of the child, and the Minister may assist in finding alternative residential care for the child. *New.*

Removal of
children

13.—(1) The Minister may, at any time,

Warrant
for entry
and occupa-
tion

(a) during the course of proceedings under sections 6 to 11; or

(b) where a licence to operate a children's residence or to provide residential care, as the case may be, is suspended or revoked,

apply *ex parte* to the county or district court of the county or district in which the children's residence is situate, or where the residential care is provided, for a warrant directing the sheriff to put the Minister or persons authorized by the Minister in occupation of the children's residence or the place or places where the residential care is provided, pending the outcome of the proceedings, or when the revocation becomes final, as the case may be, until alternative accommodation may be found for the children who are being cared for and where the court is satisfied that it is necessary for the health, safety or welfare of the children being cared for, the court may issue a warrant and the sheriff shall forthwith execute the warrant and make a return to the court of the execution thereof.

Interim
manage-
ment
R.S.O. 1970,
c. 154

(2) Where a warrant has been issued under subsection 1, the Minister may, notwithstanding sections 25 and 40 of *The Expropriations Act*, immediately occupy and operate or arrange for the occupation and operation by a person designated by the Minister of the children's residence or place or places where the residential care is provided for a period not exceeding six months, but all the rights of the owner under that Act, except those rights necessary to permit occupation and operation of the residence, including occupation and operation beyond the expiration of the term of any lease, are preserved.

Records

(3) Where a licence to operate a children's residence or to provide residential care, as the case may be, is revoked, the operator and owner of the residence shall, where requested by the Minister, hand over to the Minister, or a person designated by the Minister, all the records that are in the possession or control of the operator or owner, as the case may be, and that pertain to the children in the residence. *New.*

Program
adviser

14.—(1) The Minister may designate in writing any person to be a program adviser with such powers and duties for the purposes of this Act and the regulations and subject to such limitations, restrictions, conditions and requirements as the Minister may set out in the designation.

Remunera-
tion and
expenses

(2) The remuneration and expenses of any person appointed under subsection 1 who is not in the employ of the public service of Ontario shall be fixed by the Minister and shall be paid out of the moneys appropriated therefor by the Legislature.

Powers of
program
advisers

(3) A program adviser may, at all reasonable times and upon producing proper identification, enter any children's residence or premises where the residential care described

in clause *b* of subsection 1 of section 4 is provided that the program adviser on reasonable and probable grounds believes is being used as a children's residence or to provide residential services and inspect the facilities, the services provided and the books of account, and other records therein.

(4) Every person when requested so to do by a program adviser shall permit the entry and inspection by the program adviser of the premises referred to in subsection 1 and shall produce and permit inspection of the books of account and other records therein and supply extracts therefrom. ^{Access for inspections}

(5) No person shall hinder or obstruct a program adviser in the performance of the program adviser's duties or refuse to permit the program adviser to carry out such duties or refuse to furnish the program adviser with information or furnish the program adviser with false information. ^{Obstructing inspection} *New.*

15.—(1) A Director may apply to the Supreme Court by originating notice for an order enjoining any person, ^{Injunction proceedings}

- (a) acting in contravention of subsection 1 of section 4;
or
- (b) operating a children's residence or providing residential care where the person's licence has been provisionally suspended under section 9,

and the court in its discretion may make such an order and the order may be entered and enforced in the same manner as any other order or judgment of the Supreme Court.

(2) Any person may apply to the Supreme Court for an order varying or discharging any order made under subsection 1. ^{Idem} *New.*

16. The Lieutenant Governor in Council may make regulations governing the management, operation and use of children's residences, and premises where residential care is provided under the authority of a licence and classes of either of them, and, without limiting the generality of the foregoing, may make regulations, ^{Regulations}

- (a) defining "common parentage" for the purposes of clause *c* of section 1 and clause *b* of subsection 1 of section 4;
- (b) prescribing additional powers and duties of a Director;

- (c) prescribing additional powers and duties of program advisers;
- (d) governing the issuance, renewal and expiration of licences referred to in section 4 and the fees payable by an applicant for a licence or renewal thereof;
- (e) governing the establishment of and the accommodation, facilities, equipment and services to be provided in,
 - (i) a children's residence, and
 - (ii) premises where residential care is provided under the authority of a licence,or any class thereof;
- (f) exempting designated,
 - (i) children's residences, or
 - (ii) premises where residential care is provided under the authority of a licence,or any class thereof from specified provisions of this Act or the regulations for such period or periods of time as the regulations prescribe;
- (g) prescribing the accounts and records to be kept and the returns and reports by licensees;
- (h) prescribing the qualifications of persons supervising children in,
 - (i) a children's residence, or
 - (ii) premises where residential care is provided under the authority of a licence,or any class thereof and prescribing the powers and duties of such persons;
- (i) governing the admission to and discharge of children from,
 - (i) children's residences, or
 - (ii) premises where residential care is provided under the authority of a licence,or any class thereof and procedures for such admission and discharge;

- (j) requiring the operators of children's residences, or premises where residential care is provided under the authority of a licence to provide such information as is prescribed and prescribing the persons to whom such information is to be given;
- (k) prescribing additional powers, duties and procedures of the Board;
- (l) prescribing forms and providing for their use. R.S.O. 1970, c. 65, s. 14; 1971, c. 50, s. 18 (5); 1971, c. 91, s. 6, *amended*.

17.—(1) Unless otherwise provided for in this Act or the regulations, any notice required to be given, delivered, filed or served under this Act or the regulations is sufficiently given, delivered, filed or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the person's last known address. Service

(2) Where service is made by mail, the service shall be deemed to be made on the tenth day after the day of mailing unless the person on whom service is being made establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice or order until a later date. *New.* Idem

18.—(1) Every person who contravenes,

Offence

- (a) any provision of subsection 1 of section 4;
- (b) any term or condition of a licence relating to the maximum number of children to be cared for in a children's residence or place where residential care is provided; or
- (c) causes a child to be cared for in a children's residence or place where residential care is provided that is required to be licensed and that is not licensed under this Act and every parent or guardian or other person who is under a legal duty to provide for a child and who permits the child to be cared for in such a residence or place,

and every director, officer or employee of a corporation who knowingly concurs in such contravention or causing by the corporation is guilty of an offence and on summary con-

viction by the court is liable to a fine of not more than \$1,000 for each day on which such offence continues or to imprisonment for a term of not more than one year, or to both.

Idem

(2) Every person who,

- (a) knowingly furnishes false information in any application under this Act or in any statement, report or return required to be furnished under this Act or the regulations;
- (b) fails to comply with a warrant, order or direction made by any court of competent jurisdiction under this Act; or
- (c) contravenes any provision of section 14,

and every director, officer or employee of a corporation who knowingly concurs in such furnishing of false information, failure or contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both. *New.*

Repeals

19. The following are repealed:

- 1. *The Children's Boarding Homes Act*, being chapter 65 of the Revised Statutes of Ontario, 1970.
- 2. *The Children's Boarding Homes Amendment Act, 1971*, being chapter 91.
- 3. Subsections 2 to 5 of section 18 of *The Civil Rights Statute Law Amendment Act, 1971*, being chapter 50.

Commence-
ment

20. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

21. The short title of this Act is *The Children's Residential Services Act, 1978*.

CHAPTER 71

**An Act to amend
The Provincial Courts Act***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 21 of *The Provincial Courts Act*, being chapter 369 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor: s. 21,
re-enacted

21.—(1) In this section and sections 21*b* and 22, “Minister” Interpre-
tation means the Minister of Community and Social Services.

(2) The Minister may establish, operate and maintain Observation
and
detention
homes
established observation and detention homes upon such terms and conditions as the Minister considers necessary.

(3) A detention and observation home in existence on the Idem date this section comes into force shall be deemed to have been established by the Minister under this section and to continue as an observation and detention home under this Act.

(4) The Minister may, by written agreement or otherwise Agreements with any person upon such terms and conditions as may be agreed, provide for the establishment, operation and maintenance of observation and detention homes and for the provision of services in such observation and detention homes.

(5) The Minister may appoint one or more persons to Appointment
of Director act as a Director for the purpose of providing general supervision and direction over observation and detention homes.

2. The said Act is amended by adding thereto the following ss. 21*a*, 21*b*,
enacted sections:

Admission
and discharge
from
observation
and detention
homes

R.S.C. 1970,
cc. J-3, C-34,
1978, c.
R.S.O. 1970,
c. 467

Powers and
duties of
super-
intendent

Super-
intendent to
have care,
custody and
control

1978, c. 85

R.S.O. 1970,
c. 467

Apprehen-
sion of child

Warrant to
apprehend
child

21a. Subject to the provisions of the *Juvenile Delinquents Act* (Canada), the *Criminal Code* (Canada), *The Child Welfare Act, 1978* and *The Training Schools Act*, no child shall be admitted to or discharged from an observation and detention home except by order of a judge of the provincial court (family division) or a judge of the Unified Family Court.

21b.—(1) There shall be a superintendent for each observation and detention home established under section 21 or designated under section 22 who shall perform the duties imposed and may exercise the powers conferred upon the superintendent by the Minister or a Director appointed by the Minister under subsection 5 of section 21.

(2) The superintendent of an observation and detention home shall have the temporary care, custody and control of a child committed to or placed in the observation and detention home, other than a child detained under Part II of *The Child Welfare Act, 1978* or who is a Crown ward under *The Training Schools Act*, during the period of time that the child remains in the observation and detention home.

(3) A police officer, a superintendent of an observation and detention home or any other person designated by the superintendent who has reasonable and probable grounds to believe that a child committed to or placed in the observation and detention home has left the observation and detention home prior to the child's discharge therefrom without the consent of,

- (a) the superintendent;
- (b) where the child has been detained under Part II of *The Child Welfare Act, 1978*, the children's aid society having care, custody and control of the child;
- (c) where the child is a Crown ward under *The Training Schools Act*, the area administrator having care, custody and control of the child,

may apprehend the child with or without a warrant and arrange for the child to be brought back to the observation and detention home.

(4) A warrant referred to in subsection 3 may be issued by a justice of the peace on information laid before the justice on oath that the child has left the observation and detention home without the consent of the superintendent or the children's aid society or area administrator referred to in subsection 3, as the case may be.

(5) A person authorized by a warrant issued under subsection 4 may enter, if need be by force, any house, building or other place specified in the warrant and may search for and remove the child therefrom. Right of entry

3. Section 22 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed and the following substituted therefor: s. 22, re-enacted

22. The Minister may designate any place, house, home or institution a detention home within the meaning of the *Juvenile Delinquents Act* (Canada) and such detention home shall be deemed to be an observation and detention home under this Act. Detention homes
R.S.C. 1970,
c. J-3

4. Section 23 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is repealed. s. 23, repealed

5. Subsection 1 of section 28 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 22, section 1, is further amended by adding thereto the following clauses: s. 28 (1), amended

(ga) prescribing additional powers and duties of superintendents of observation and detention homes;

(gb) governing the procedures for admission to and discharge of children from observation and detention homes or any class thereof;

(gc) defining "services" for the purposes of section 21 and prescribing the terms and conditions upon which such services may be provided;

(gd) prescribing the classes of payments by way of provincial aid to any observation and detention home and the methods of determining the amounts of payments and providing for the manner and time of payment and the terms and conditions of the payment thereof and the suspension and withholding of payments and for the making of deductions from payments.

6. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commencement

7. The short title of this Act is *The Provincial Courts Amendment Act, 1978*. Short title

CHAPTER 72

An Act to revise The Day Nurseries Act*Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

(a) “approved corporation” means a corporation that,

(i) has been approved under section 6, and

(ii) that is specified in the regulations or that is a member of a class prescribed in the regulations;

(b) “band” and “council of the band” have the same meaning as in the *Indian Act* (Canada);

R.S.C. 1970,
c. I-6

(c) “Board” means the Children’s Services Review Board established under *The Children’s Residential Services Act, 1978*; 1978, c. 70

(d) “day nursery” means a premises that receives more than five children who are not of common parentage, primarily for the purpose of providing temporary care, or guidance, or both temporary care and guidance, for a continuous period not exceeding twenty-four hours, where the children are,

(i) under eighteen years of age in the case of a day nursery for children with a developmental handicap, and

(ii) under ten years of age in all other cases,

but does not include,

(iii) part of a public school, separate school, private school or a school for trainable retarded children under *The Education Act, 1974*, 1974, c. 109

1974, c. 120

- (iv) a place that is used for a program of recreation and that is supervised by a municipal recreation director who holds a certificate issued pursuant to section 8*b* of *The Ministry of Culture and Recreation Act, 1974*, or

1978, c. 67

- (v) a children's mental health centre under *The Children's Mental Health Services Act, 1978*;
- (*e*) "developmental handicap" means a condition of mental impairment present or occurring during a person's formative years, that is associated with limitations in adaptive behaviour;
- (*f*) "Director" means an employee of the Ministry appointed by the Minister as a director for all or any of the purposes of this Act;
- (*g*) "in-home services" means services provided for a child,
 - (i) in the child's own home, or
 - (ii) in a place other than the child's own home where the child is receiving residential care;
- (*h*) "licence" means a licence issued under this Act;
- (*i*) "Minister" means the Minister of Community and Social Services;
- (*j*) "Ministry" means the Ministry of Community and Social Services;
- (*k*) "municipality" means a city, town, village, township or county and includes a metropolitan municipality, but does not include a local municipality in a metropolitan municipality;
- (*l*) "operator" means a person who has control or management of a day nursery or a private-home day care agency and "operate" has a corresponding meaning;
- (*m*) "private-home day care" means the temporary care for reward or compensation of five children or less who are under ten years of age where such care is provided in a private residence, other than the home of a parent or guardian of any such child, for a continuous period not exceeding twenty-four hours;
- (*n*) "private-home day care agency" means a person who provides private-home day care at more than one location;

(o) “regulations” means the regulations made under this Act;

(p) “residential care” means boarding or lodging, or both, and may include specialized, sheltered or group care in conjunction with the boarding or lodging, or both. 1971 (2nd Sess.), c. 11, s. 1; 1972, c. 1, s. 1; 1973, c. 77, s. 1, *amended*.

2.—(1) The Minister may appoint one or more persons to act as a Director. *New.* Appoint-
ment of
Director

(2) A Director shall perform the duties imposed and may exercise the powers conferred upon a Director by this Act or the regulations or by any other Act or regulation thereunder. 1973, c. 77, s. 6, *amended*. Duties of
Director

(3) Where a Director is absent or there is a vacancy in the office of a Director, the powers and duties of the Director shall be exercised and performed by such employee of the Ministry as the Minister may designate. R.S.O. 1970, c. 104, s. 4 (2), *amended*. Acting
Director

3.—(1) The council of a municipality may, subject to this Act and the regulations, by by-law provide for the establishment of day nurseries. Establish-
ment of
day
nurseries by
muni-
cipalities

(2) The council of a municipality may pass by-laws granting aid to day nurseries. By-laws re
grants

(3) The council of a municipality may, subject to this Act and the regulations, enter into an agreement with the operator of a day nursery for the furnishing of day nursery services for such children as is agreed upon, and the municipality may make expenditures as are necessary for the purpose. R.S.O. 1970, c. 104, s. 2 (1-3), *amended*. Agree-
ments to
provide day
nurseries

(4) The Minister may, Establish-
ment, etc.,
of day
nurseries by
Minister

(a) with the approval of the Lieutenant Governor in Council, establish day nurseries in areas without municipal organization;

(b) enter into an agreement with the operator of a day nursery for the furnishing of day nursery services for such children residing in areas without municipal organization as is agreed upon; and

(c) direct payment of expenditures as are necessary for the purposes of clauses *a* and *b*. 1971 (2nd Sess.), c. 11, s. 2, *amended*.

4.—(1) The council of a municipality may pass by-laws granting aid to any person providing private-home day care. By-laws re
grant

Agreement
to furnish
private-
home day
care

(2) The council of a municipality may enter into an agreement with any person for the furnishing of private-home day care, and the municipality may make expenditures as are necessary for the purpose.

Agreement
with
Minister

(3) The Minister may enter into an agreement with any person for furnishing private-home day care in areas without municipal organization and may direct payment of expenditures as are necessary for the purpose. 1971, c. 93, s. 2, *amended*.

Agreement
to purchase
in-home
services

5.—(1) The council of a municipality may enter into an agreement to purchase in-home services for a child from any person and may direct payment of expenditures as are necessary for the purpose.

Idem

(2) The Minister may enter into an agreement to purchase in-home services for a child from any person and may direct payment of expenditures as are necessary for the purpose.

Agreement
to purchase
services

(3) The Minister may enter into an agreement to purchase services for a child enrolled in a day nursery or in receipt of private-home day care and may direct payment of expenditures as are necessary for the purpose. *New*.

Approval of
corpora-
tions

6.—(1) Where the Minister is satisfied that any corporation is, with financial assistance under this Act and the regulations, financially capable of establishing, maintaining and operating a day nursery and that its affairs are carried on under competent management in good faith, the Minister may approve the corporation for the payment of grants under this Act and the regulations. 1973, c. 77, s. 2, *amended*.

Funding of
corporations

(2) Where the Minister intends to approve a corporation under subsection 1 the Minister may enter into an agreement with the corporation for the establishment of a day nursery upon such terms and conditions as may be agreed and may direct payment of expenditures as are necessary for the purpose. *New*.

Suspension
and
revocation
of approvals

7.—(1) Subject to this section, any approval given under section 6 may be suspended or revoked by the Minister where,

- (a) any director, officer or employee of the approved corporation has contravened or knowingly permitted any person under the control and direction of the director, officer or employee, as the case may be, to contravene any provision of this Act or the regulations; or

- (b) the approval would be refused if application were being made for it in the first instance. 1971 (2nd Sess.), c. 11, s. 3, *part*; 1973, c. 77, s. 3 (1).

(2) Subject to subsection 10, where the Minister proposes to suspend or revoke an approval of a corporation given under this Act, the Minister shall, except where the approval is suspended or revoked with the consent of the approved corporation, serve notice of the Minister's proposal to suspend or revoke the approval, together with written reasons therefor, on the approved corporation.

Notice of
proposal
to suspend
or revoke

(3) A notice under subsection 2 shall inform the approved corporation that it is entitled to a hearing under this section if the corporation mails or delivers, within fifteen days after the notice under subsection 2 is served on it, notice in writing, to the Minister requiring a hearing and the corporation may so require a hearing.

Notice
requiring
hearing

(4) Where the approved corporation does not require a hearing under this section in accordance with subsection 5, the Minister may carry out the proposal stated in the Minister's notice under subsection 2 without a hearing.

Powers of
Minister
where no
hearing

(5) Where the approved corporation requires a hearing under subsection 3, the Minister shall cause a hearing to be held to determine whether the approval should be suspended or revoked.

Hearing

(6) Where the Minister causes a hearing to be held, the hearing shall be held by a person or persons appointed by the Minister other than a person or persons in the employment of the Ministry. *New.*

Idem

(7) Sections 4 to 16 and 21 to 24 of *The Statutory Powers Procedure Act, 1971* apply with respect to a hearing under this section. 1971 (2nd Sess.), c. 11, s. 3, *part, amended.*

Applica-
tion of
1971, c. 47

(8) The person or persons holding a hearing under this section shall, at the conclusion of the hearing, make a report to the Minister setting out,

Report to
Minister

- (a) the findings of fact and any information or knowledge used by the person or persons in making any recommendations, any conclusions of law arrived at relevant to the recommendations; and
- (b) the recommendations of the person or persons as to the suspension or revocation of the approval,

and shall send a copy of the report to the persons affected by the report.

Decision of
Minister

(9) After considering a report made under this section, the Minister may suspend or revoke the approval to which the report relates and shall give notice of the Minister's decision to the persons affected, specifying the reasons therefor.

Provisional
suspension
of approval

(10) Notwithstanding anything in this section, the Minister, by notice to the persons affected and without a hearing, may provisionally suspend an approval given under this Act where the continuation of operations in accordance with the approval is, in the Minister's opinion, an immediate threat to the public interest and the Minister so states in such notice giving reasons therefor, and thereafter the Minister shall cause a hearing to be held and the provisions of subsections 2 to 9 apply. 1971 (2nd Sess.) c. 11, s. 3, *part, amended*.

Payments

8.—(1) There shall be paid to every municipality an amount determined in accordance with the regulations towards the cost incurred,

(a) for the operation and maintenance of a day nursery established by the municipality; and

(b) under an agreement entered into pursuant to,

(i) subsection 3 of section 3, or

(ii) subsection 2 of section 4, or subsection 1 of section 5. 1971, c. 93, s. 3, *part*; 1971 (2nd Sess.), c. 11, s. 4 (1); 1973, c. 77, s. 4 (1), *amended*.

Payments
to bands

(2) There shall be paid to every band an amount determined in accordance with the regulations towards the cost incurred,

(a) for the operation and maintenance of a day nursery established by the council of the band; and

(b) under agreements entered into by the council of the band,

(i) with the operator of a day nursery for the furnishing of services for such children as is agreed upon,

(ii) with any person for the furnishing of private-home day care, or

(iii) with any person to purchase in-home services for a child. 1971, c. 93, s. 3, *part, amended*.

Payment
to approved
corpora-
tions

(3) There shall be paid to every approved corporation an amount determined in accordance with the regulations for the

operation and maintenance of a day nursery maintained and operated by the corporation. 1971 (2nd Sess.), c. 11, s. 4 (2); 1973, c. 77, s. 4 (2), *amended*.

(4) An amount payable to a municipality, a band or an approved corporation under this section, Time and
manner of
payment

(a) shall be paid at the time or times and in the manner as is prescribed by the regulations; and

(b) may in special circumstances be paid in respect of persons,

(i) who are in receipt of private-home day care and have a developmental handicap, in addition to those persons described in clause *m* of section 1, and

(ii) who are under twelve years of age and are enrolled in a day nursery or in receipt of private-home day care and who do not have a developmental handicap, in addition to those persons described in subclause ii of clause *d* and clause *m* of section 1;

(c) shall, in respect of a child who is,

(i) enrolled in a day nursery and who attains the age of eighteen years where the child has a developmental handicap or attains the age of ten years where the child does not have a developmental handicap,

(ii) in receipt of private-home day care and attains the age of ten years,

(iii) a person referred to in subclause i of clause *b* where there are special circumstances, and who attains the age of eighteen years, or

(iv) a person referred to in subclause ii of clause *b* where there are special circumstances, and who attains the age of twelve years,

be paid in respect of such child,

(v) where the child attains such age after the commencement of the school year and before the 1st day of January in the school year, until the 1st day of January, or

(vi) where the child attains such age in a school year after the 1st day of January in the

school year, until the completion of the school year. *New.*

Capital
payments

9.—(1) Where the Minister has approved the erection of a new building, an addition to an existing building, the purchase or other acquisition of an existing building, the structural alteration or the renovation or the furnishing and equipping of a building by a municipality, band or approved corporation for use in whole or in part as a day nursery, the Minister may direct payment to the municipality, band or approved corporation, as the case may be, out of moneys appropriated therefor by the Legislature of an amount determined in accordance with the regulations towards the cost of the new building, addition, acquisition, structural alteration, renovation or furnishing and equipping, as the case may be, that is applicable to the day nursery. 1973, c. 77, s. 5, *amended*.

Time and
manner of
payment

(2) An amount payable to a municipality, a band or an approved corporation under this section shall be paid at the time or times and in the manner as is prescribed by the regulations. 1971 (2nd Sess.), c. 11, s. 5, *part, amended*.

Approval of
sale, etc.

10.—(1) No municipality, band or approved corporation shall change the site, structure or use of, or sell, lease, mortgage or otherwise dispose of any part of or interest in any day nursery, in respect of which the municipality, band or approved corporation, as the case may be, has received payment under section 9, without the approval in writing of a Director, and such approval may be made subject to such conditions for repayment in whole or in part of any such payment as the Director considers advisable.

Recovery of
whole or
part of
payment

(2) Where a municipality, band or approved corporation changes the site, structure or use of, or sells, leases, mortgages or otherwise disposes of any part of, or interest in any day nursery without the approval of a Director, or where such approval has been given, is in default of any condition for repayment imposed under subsection 1, the whole or any part of any payment under section 9 in respect of the day nursery may be recovered as a debt due to the Crown from the municipality, band or approved corporation, as the case may be,

(a) out of moneys payable by Ontario to the municipality, band or approved corporation under the authority of any Act; or

(b) by proceedings in any court of competent jurisdiction. 1971 (2nd Sess.), c. 11, s. 5, *part, amended*.

Licence
required

11.—(1) No person shall establish, operate or maintain a day nursery or a private-home day care agency, as the case

may be, except under the authority of a licence issued by a Director under this Act.

(2) Subject to section 12, any person who applies in accordance with this Act and the regulations for a licence to establish, operate or maintain a day nursery or a private-home day care agency, as the case may be, and pays the prescribed fee is entitled to be issued a licence by a Director subject to such terms and conditions as the Director may prescribe. Issuance of licence

(3) Notwithstanding subsection 2, a licence to establish, operate or maintain a day nursery or a private-home day care agency shall not be issued to a partnership or association of persons. Idem

(4) Subject to section 12, a Director shall renew a licence of a day nursery or a private-home day care agency, as the case may be, on application therefor by the licensee in accordance with this Act and the regulations and payment of the prescribed fee and the renewal shall be subject to such terms and conditions as the Director may prescribe. Renewal of licence

(5) Subject to section 12, where an applicant for a licence or a renewal of a licence does not meet all the requirements for the issuance of a licence or renewal thereof and requires time to meet such requirements, a Director may, subject to such terms and conditions as the Director may prescribe, issue a provisional licence for such period or periods as the Director considers necessary to afford the applicant an opportunity to meet the requirements. Provisional licence

(6) Notwithstanding the provisions of subsection 3, and subject to this Act and the regulations, a licence to operate a day nursery issued under *The Day Nurseries Act*, being chapter 104 of the Revised Statutes of Ontario, 1970, before this Act comes into force shall be deemed to continue until the expiration thereof unless sooner surrendered or revoked. Licence to continue

(7) A licence is not transferable. Not transferable

(8) Where the licensee is a corporation, the licensee shall notify a Director in writing within fifteen days of any change in the officers or directors of the corporation. *New.* Notice of change

12.—(1) Subject to section 13, a Director may refuse to issue a licence where in the Director's opinion, Grounds for refusal

- (a) the applicant or any employee of the applicant or, where the applicant is a corporation, its officers, directors or employees is or are not competent to establish, operate or maintain a day nursery or a

private-home day care agency, as the case may be, in a responsible manner in accordance with this Act and the regulations;

- (b) the past conduct of the applicant or any employee of the applicant or, where the applicant is a corporation, of its officers, directors or employees, affords reasonable grounds for belief that the day nursery or the private-home day care agency, as the case may be, will not be established, operated or maintained in accordance with this Act and the regulations; or
 - (c) the building or buildings or accommodation in which the applicant proposes to establish, operate or maintain the day nursery or provide private-home day care, as the case may be, does not comply with the requirements of this Act and the regulations.
- 1971, c. 50, s. 25 (2), *part, amended*.

Revocation
or refusal
to renew

(2) Subject to section 13, a Director may refuse to renew or may revoke a licence issued to a day nursery or a private-home day care agency, where in the Director's opinion,

- (a) the licensee or any employee of the licensee, or where the licensee is a corporation, any officer, director or employee thereof, has contravened or has knowingly permitted any person under the control or direction of or associated with the licensee, officer, director or employee, as the case may be, to contravene,
 - (i) any provision of this Act or the regulations or of any other Act or the regulations thereunder applying to the establishment, operation or maintenance of the day nursery or the provision of private-home day care, as the case may be, or
 - (ii) any term or condition of the licence;
- (b) the building or buildings or accommodation in which the day nursery is established, operated or maintained or the private-home day care is provided, does not comply with the requirements of this Act and the regulations;
- (c) the day nursery is established, operated or maintained or the private-home day care is provided in a manner that is prejudicial to the health, safety or welfare of the children cared for in the day nursery

or in the place or places where private-home day care is provided;

- (d) any person has made a false statement in the application for the licence or renewal thereof, or in any report, document or other information required to be furnished by this Act or the regulations or by any other Act or regulation that applies to the day nursery or private-home day care agency, as the case may be; or
- (e) a change in the officers or directors of the applicant would, if the applicant were applying for the licence in the first instance, afford grounds for refusing to issue a licence under clause *b* of subsection 1. 1971, c. 50, s. 25 (2), *part, amended*.

13.—(1) Where a Director proposes under section 12 to refuse to issue a licence or to refuse to renew or revoke a licence issued under that section, the Director shall cause notice to be served of the Director's proposal together with written reasons therefor, on the applicant or the licensee, as the case may be. Notice of proposal to refuse to issue or to revoke

(2) A notice under subsection 1 shall inform the applicant or licensee, as the case may be, that the applicant or licensee is entitled to a hearing by the Board if the applicant or licensee mails or delivers, within fifteen days, after the notice is served on the applicant or licensee, notice in writing to the Director and to the Board, requiring a hearing and the applicant or licensee, as the case may be, may so require such a hearing. 1971, c. 50, s. 25 (2), *part, amended*. Notice requiring hearing

(3) Where an applicant or licensee does not require a hearing by the Board in accordance with subsection 2, the Director may carry out the proposal stated in the Director's notice under subsection 1 without a hearing. Powers of Director where no hearing

(4) Where an applicant or licensee requires a hearing by the Board in accordance with subsection 2, the Board shall appoint a time for and hold the hearing and, at the hearing, may by order direct the Director to carry out the Director's proposal or refrain from carrying out the Director's proposal and to take such action as the Board considers the Director ought to take in accordance with this Act and the regulations, and, for such purposes, the Board may substitute its opinion for that of the Director. Powers of Board where hearing

(5) Sections 8, 10 and 11 of *The Children's Residential Services Act, 1978* apply with necessary modifications to Application of 1978, c. 70

proceedings before the Board, to the powers of the Board under this Act and to appeals therefrom. *New.*

Continuation
of licence
pending
renewal

(6) Where, within the time prescribed therefor or, if no time is prescribed, before expiration of a licence, a licensee has applied for renewal of a licence and paid the prescribed fee, the licence shall be deemed to continue,

(a) until the renewal is granted; or

(b) where the licensee is served with notice that the Director proposes to refuse to grant the renewal, until the time for requiring a hearing has expired and, where a hearing is required, until the Board has made its decision. 1971, c. 50, s. 25 (2), *part, amended.*

Review of
terms of
licence by
Board

14.—(1) Where a licensee is dissatisfied with the terms and conditions prescribed by a Director under subsection 2, 4 or 5 of section 11, the licensee may, within 15 days after the licence is received by the licensee, by written notice given to the Director and the Board, require a hearing by the Board and the Board shall appoint a time for and hold a hearing.

Decision of
Board

(2) The Board, pursuant to a hearing under subsection 1, may affirm the terms and conditions prescribed for the licence by a Director under subsection 2, 4 or 5 of section 11 or may cancel such terms and conditions or may prescribe such other terms and conditions for the licence in lieu of those prescribed by the Director as it considers proper. 1971, c. 50, s. 25 (2), *part, amended.*

Receipt

(3) For the purposes of subsection 1, a licence shall be deemed to be received by a licensee on the tenth day after the day of mailing of the licence unless the person to whom the licence is issued establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the licence until a later date. *New.*

Directions
where
threat to
children

15.—(1) Where, in the opinion of a Director, there is a threat to the health, safety or welfare of the children cared for in a day nursery or in receipt of private-home day care from a private-home day care agency, as the case may be, the Director shall,

(a) give such direction or directions in writing as the Director considers necessary to the operator or to any person on the premises of the day nursery or

premises where private-home day care is provided who appears to be in charge of the children being cared for, directing the operator or person in charge, as the case may be, immediately or within such period of time as the Director specifies to eliminate the threat to the health, safety, or welfare of the children or to protect the children from such threat,

and may,

- (b) direct in writing that the day nursery shall not be used as a day nursery or that private-home day care not be provided on the premises that is the subject of the direction referred to in clause *a* until the Director's direction or directions are complied with.

(2) Where the Director gives a direction under clause *b* of subsection 1, the Director may, Notice to parents, etc.

- (a) notify the parents or guardians of the children enrolled in the day nursery or in receipt of private-home day care, as the case may be, of the direction; and

- (b) cause to be affixed to the premises of the day nursery or premises where private-home day care is provided, as the case may be, a notice in the prescribed form and no person except the Director or a program adviser designated under section 16 shall remove the notice unless authorized by the Director or a program adviser.

(3) Notwithstanding section 13, where a direction is given by the Director under subsection 1, the licence of the day nursery or private-home day care agency, as the case may be, shall be deemed to be suspended without a hearing until the Director is satisfied that the direction has been complied with and upon suspension the provisions of section 13 apply as if the direction were a notice of a proposal to revoke the licence under subsection 1 of section 13. 1973, c. 77, s. 8, *amended*. Suspension of licence

16.—(1) The Minister may designate in writing any person to be a program adviser with such powers and duties for the purposes of this Act and the regulations and subject to such limitations, restrictions, conditions and requirements as the Program adviser

Minister may set out in the designation. R.S.O. 1970, c. 104, s. 15 (1), *amended*.

Remunera-
tion and
expenses

(2) The remuneration and expenses of any person appointed under subsection 1 who is not in the employ of the public service of Ontario shall be fixed by the Minister and shall be paid out of the moneys appropriated therefor by the Legislature.

Powers of
program
advisers

(3) A program adviser may at all reasonable times and upon producing proper identification enter any day nursery or any private-home day care agency or premises used by a private-home day care agency to provide private-home day care, or any premises that the program adviser on reasonable and probable grounds believes is being used as a day nursery or private-home day care agency or is being used to provide private-home day care by a private-home day care agency and inspect the facilities, the services provided and the books of account, and other records in any such premises. *New*.

Access for
inspections

(4) Every person when requested so to do by a program adviser shall permit the entry and inspection by the program adviser of the premises referred to in subsection 3 and shall produce and permit inspection of the books of account, enrolment records and other records therein and supply extracts therefrom. R.S.O. 1970, c. 104, s. 15 (2), *amended*.

Obstruct-
ing
inspection

(5) No person shall hinder or obstruct a program adviser in the performance of the program adviser's duties or refuse to permit the program adviser to carry out such duties or refuse to furnish the program adviser with information or furnish the program adviser with false information. 1971 (2nd Sess.), c. 11, s. 6, *amended*.

Injunction
proceedings

17.—(1) A Director may apply to the Supreme Court by originating notice for an order enjoining any person acting in contravention of subsection 1 of section 11 or subsection 1 of section 15, and the court in its discretion may make such an order and the order may be entered and enforced in the same manner as any other order or judgment of the Supreme Court.

Idem

(2) Any person may apply to the Supreme Court for an order varying or discharging any order made under subsection 1. 1973, c. 77, s. 11, *amended*.

Regula-
tions

18. The Lieutenant Governor in Council may make regulations governing the management, operation and use of

day nurseries and private-home day care agencies and classes of either of them and premises where private-home day care is provided by a private-home day care agency and without limiting the generality of the foregoing may make regulations,

- (a) defining “common parentage” for the purpose of clause *d* of section 1;
- (b) governing the accommodation, facilities, equipment and services to be provided in,
 - (i) day nurseries, and
 - (ii) premises where private-home day care is provided by a private-home day care agency, or any class thereof;
- (c) governing the establishment, construction, alteration and renovation of,
 - (i) day nurseries, and
 - (ii) premises where private-home day care is provided by a private-home day care agency, or any class thereof;
- (d) prescribing the conditions to be maintained in private residences where private-home day care is furnished under an agreement between a municipality, a council of the band or the Minister and any person;
- (e) providing for the inspection of private residences in which private-home day care is furnished under an agreement between a municipality, the council of the band or the Minister and any person;
- (f) prescribing the qualifications of persons supervising children in a day nursery or any class thereof or on a premises where private-home day care is provided under an agreement between a municipality, the council of the band or the Minister and any person;
- (g) establishing and approving courses of instruction for persons supervising children in day nurseries or any class thereof or on premises where private-home day care is provided and providing for the granting of certificates to those persons who have satisfactorily completed the course of instruction or who otherwise meet the prescribed qualifications;

- (h) governing the issuance, renewal and expiration of licences and the fees payable by an applicant for a licence or renewal thereof;
- (i) governing applications by municipalities, bands and approved corporations for payments under this Act and prescribing the method, time, manner and the terms and conditions for the payment thereof and providing for the suspension and withholding of payment and for the making of deductions from payments;
- (j) requiring the approval of the Minister of budgets submitted and expenditures incurred for the purposes of this Act and the regulations by municipalities, bands and approved corporations;
- (k) prescribing classes of corporations with members that may be approved under section 6 and specifying corporations not members of such classes that may be approved under section 6;
- (l) prescribing classes of payment for the purposes of section 8 and determining the amount of any such payment;
- (m) prescribing the manner of computing costs for the purposes of sections 8 and 9;
- (n) prescribing classes of capital payment for the purposes of section 9, the circumstances under which any such payment or class thereof may be paid, and determining the amounts of any such payments or classes thereof;
- (o) prescribing the accounts and records to be kept, claims, returns, and reports to be made and information to be provided and requiring budgets to be submitted by municipalities, bands, approved corporations, private-home day care agencies and day nurseries and prescribing to whom such information is to be provided;
- (p) governing the confidentiality of,
 - (i) accounts and records required to be kept and claims, returns and reports to be made under this Act and the regulations, and
 - (ii) information provided to a day nursery or a private-home day care agency;

- (q) prescribing the amounts to be contributed towards the cost of private-home day care or services provided in a day nursery on behalf of persons in receipt of such services, and prescribing persons required to contribute such amounts;
- (r) prescribing forms and providing for their use;
- (s) prescribing additional powers and duties of a Director;
- (t) prescribing the terms and conditions upon which in-home services or any class thereof may be provided and prescribing the class or classes of persons who may be eligible for such in-home services;
- (u) for the purposes of this Act and the regulations, defining "services" and "facilities" and prescribing classes of services and facilities;
- (v) prescribing terms and conditions to be included in any agreement entered into under section 3, 4 or 5;
- (w) exempting designated approved corporations, day nurseries, municipalities, bands, or private-home day care agencies from specified provisions of this Act or the regulations for such period or periods of time as the regulations prescribe;
- (x) governing the fees that shall be charged for services provided for private-home day care or in a day nursery;
- (y) prescribing additional powers and duties of program advisers;
- (z) prescribing "special circumstances" for the purposes of clause *b* of subsection 4 of section 8. R.S.O. 1970, c. 104, s. 16; 1971, c. 50, s. 25 (3); 1971, c. 93, s. 4; 1971 (2nd Sess.), c. 11, s. 7; 1973, c. 77, s. 9, *amended*.

19. An application for assistance towards the cost of private-home day care or services provided in a day nursery on behalf of persons in receipt of such services may be made, Application
for
assistance

- (a) where the services are provided in a day nursery operated by a municipality, band or approved corporation or under an agreement entered into under subsection 3 of section 3, to the person who plans

and directs the program of the day nursery and who is in charge of the children;

- (b) where the assistance is for private-home day care under an agreement entered into under subsection 3 of section 4, to the person who plans and directs the day care program and carries out visits of inspection;
- (c) to a municipal welfare administrator, a regional welfare administrator or a welfare administrator for an approved band, as the case may be; or
- (d) to any person designated in writing by the Minister.
New.

Service

20.—(1) Unless otherwise provided for in this Act or the regulations, any notice required to be given, delivered, filed or served under this Act or the regulations is sufficiently given, delivered, filed or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the person's last known address.

Idem

(2) Where service is made by mail, the service shall be deemed to be made on the tenth day after the day of mailing unless the person on whom service is being made establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice until a later date. *New.*

Offence

21.—(1) Every person who,

- (a) knowingly furnishes false information in any application under this Act or in any statement, report or return required to be furnished under this Act or the regulations;
- (b) contravenes the provisions of subsection 1 of section 11;
- (c) fails to comply with a direction of the Director under section 15; or
- (d) fails to comply with an order made by a court under section 17,

and every director, officer or employee of a corporation who knowingly concurs in such contravention or failure by the

corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$1,000 for each day on which such offence continues or to imprisonment for a term of not more than one year, or to both.

(2) Every person who contravenes the provisions of ^{Idem} section 16 and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both. R.S.O. 1970, c. 104, s. 17 (2), *amended*.

22. The following are repealed:

Repeals

1. *The Day Nurseries Act*, being chapter 104 of the Revised Statutes of Ontario, 1970.
2. *The Day Nurseries Amendment Act, 1971*, being chapter 93.
3. *The Day Nurseries Amendment Act, 1971 (No. 2)*, being chapter 11.
4. *The Day Nurseries Amendment Act, 1973*, being chapter 77.
5. Subsections 2 and 3 of section 25 of *The Civil Rights Statute Law Amendment Act, 1971*, being chapter 50.

23. This Act comes into force on a day to be named by ^{Commence-} proclamation of the Lieutenant Governor. ^{ment}

24. The short title of this Act is *The Day Nurseries Act*, ^{Short title} 1978.

CHAPTER 73

An Act to amend The Assessment Act

Assented to November 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 86 of *The Assessment Act*, being chapter 32 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1976, chapter 65, section 1 and amended by 1977, chapter 56, section 1, is further amended, <sup>s. 86 (1),
amended</sup>

(a) by striking out “and” at the end of clause *c* as inserted by the 1977 amendment;

(b) by adding “and” at the end of clause *d*; and

(c) by striking out all that part of the subsection immediately following clause *d* and inserting in lieu thereof,

(e) subject to subsection 2, the assessment roll of a municipality to be returned in the year 1978 shall be the assessment of all real property as set forth in the assessment roll returned for the year 1977 for taxation in the year 1978 as amended, added to or otherwise altered up to the third Tuesday following the 1st day of December, 1978,

provided that where the assessor is of the opinion that an assessment to be shown on the assessment roll to be returned for the year 1974, 1975, 1976, 1977 or 1978 is inequitable with respect to the assessment of similar real property in the vicinity, the assessor may alter the value of the assessment to the extent necessary to make the assessment equitable with the assessment of such similar real property.

2. Section 95 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 56, section 2, is repealed and the <sup>s. 95,
re-enacted</sup> following substituted therefor:

Application

95. Section 90 ceases to be in force on the 18th day of December, 1979, but shall continue in force for the purpose of any pending complaint, appeal, proceeding or action which will affect taxes for the years 1971 to and including 1979.

s. 96 (1),
re-enacted

- 3.** Subsection 1 of section 96 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 56, section 3, is repealed and the following substituted therefor:

Application

(1) Subject to section 97, subsection 6 of section 33 continues to be not in force and remains inoperative until the 1st day of January, 1979.

s. 97 (2),
amended

- 4.** Subsection 2 of section 97 of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 161, section 2 and amended by 1975 (*2nd Session*), chapter 2, section 3 and 1977, chapter 56, section 4, is further amended by striking out "1979", as inserted in the third line by the 1977 amendment, and inserting in lieu thereof "1980".

Commence-
ment

- 5.—**(1) This Act, except section 3, comes into force on the 1st day of December, 1978.

Idem

- (2) Section 3 shall be deemed to have come into force on the 1st day of January, 1978.

Short title

- 6.** The short title of this Act is *The Assessment Amendment Act, 1978*.

CHAPTER 74

An Act to amend The Art Gallery of Ontario Act

Assented to November 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Art Gallery of Ontario Act*, being chapter 29 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following clause: ^{s. 1, amended}

(c) “member of the executive committee” means a trustee of the Board elected to the executive committee by the Board from among its members according to the by-laws of the Board.

- 2.—(1) Clause *c* of subsection 1 of section 4 of the said Act is ^{s. 4 (1) (c), re-enacted} repealed and the following substituted therefor:

(c) two persons appointed by the council of The Municipality of Metropolitan Toronto, one of whom shall be a person who is both a member of the council of the City of Toronto and a member of the council of The Municipality of Metropolitan Toronto.

- (2) Subsection 2 of the said section 4, as re-enacted by the Statutes of Ontario, 1972, chapter 72, section 2, is ^{s. 4 (2), re-enacted} repealed and the following substituted therefor:

(2) A trustee appointed under clause *a* or *c* or elected under clause *b* of subsection 1 shall hold office for a term of one year or until his successor is appointed or elected, as the case may be, and, subject to subsection 3, a trustee appointed under clause *d* of subsection 1 shall hold office for a term of three years or until his successor is appointed. ^{Term of office}

- (3) Subsection 3*a* of the said section 4, as enacted by the Statutes of Ontario, 1972, chapter 72, section 2, is ^{s. 4 (3a), re-enacted} repealed and the following substituted therefor:

Vacancies

(3*a*) Where a vacancy occurs for any reason in the office of trustee, the vacancy may be filled,

- (*a*) in the case of a vacancy of a trustee appointed under clause *a* of subsection 1, by appointment by The College of Founders of the Art Gallery of Ontario;
- (*b*) in the case of a vacancy of a trustee elected under clause *b* of subsection 1, by appointment by the remaining trustees elected by the membership of the Gallery;
- (*c*) in the case of a vacancy of a trustee appointed under clause *c* of subsection 1, be appointed by the council of The Municipality of Metropolitan Toronto; and
- (*d*) in the case of a vacancy of a trustee appointed under clause *d* of subsection 1, by appointment by the Lieutenant Governor in Council,

and a person so appointed shall hold office for the remainder of the term of his predecessor except that, in the case of a vacancy referred to in clause *b*, the person so appointed shall hold office until the next annual meeting of the membership of the Gallery.

s. 4,
amended

- (4) The said section 4, as amended by the Statutes of Ontario, 1972, chapter 72, sections 1 and 2, is further amended by adding thereto the following subsection:

Term of
office

(3*c*) Notwithstanding subsection 3*b*, a trustee who is a member of the executive committee may be reappointed on the expiration of his second consecutive term.

s. 5 (*a*) (iii),
amended

- 3.—**(1) Subclause iii of clause *a* of section 5 of the said Act is amended by striking out “providing for and regulating meetings of the members” in the third and fourth lines and inserting in lieu thereof, “providing for and regulating meetings of members including the conduct of a mail ballot to decide any issue in respect of which the members are entitled to vote, subject to the requirement that the members be mailed information concerning the issue at least thirty days in advance of the final date for the return of mail ballots”.

- (2) The said section 5, as amended by the Statutes of Ontario, 1972, chapter 72, section 3, is further amended by adding thereto the following clause:

(*da*) delegate to the Director the authority to fix the number, duties, salaries, qualifications and tenure of office or employment and other emoluments of the staff of the Gallery.

4. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment
5. The short title of this Act is *The Art Gallery of Ontario Amendment Act, 1978*. Short title

CHAPTER 75

**An Act to render immune from Seizure
certain Objects of Cultural Significance
brought into Ontario for Temporary
Display or Exhibition***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) When any work of art or other object of cultural significance from a foreign country is brought into Ontario pursuant to an agreement between the foreign owner or custodian thereof and the Government of Ontario or any cultural or educational institution in Ontario providing for the temporary exhibition or display thereof in Ontario administered, operated or sponsored, without profit, by the Government of Ontario or any such cultural or educational institution, no proceeding shall be taken in any court and no judgment, decree or order shall be enforced in Ontario for the purpose or having the effect of depriving the Government of Ontario or such institution, or any carrier engaged in transporting such work or object within Ontario, of custody or control of such work or object if, before such work or object is brought into Ontario, the Lieutenant Governor in Council determines by order in council that such work or object is of cultural significance and that the temporary exhibition or display thereof in Ontario is in the interest of the people of Ontario and such order in council has been published in *The Ontario Gazette*.

Immunity
of certain
foreign
cultural
objects
from
seizure
while in
Ontario

(2) Subsection 1 does not preclude any judicial action for or in aid of the enforcement of the terms of any such agreement or the enforcement of the obligation of any carrier under any contract for the transportation of any such work or object or the fulfilment of any obligation assumed by the Government of Ontario or such institution pursuant to any such agreement.

Subs. 1
not to
preclude
enforcement
of agree-
ments, etc.

Commence-
ment

2.

This Act comes into force on the day it receives Royal Assent.

Short title

3.

The short title of this Act is *The Foreign Cultural Objects Immunity from Seizure Act, 1978*.

CHAPTER 76

An Act to amend The Income Tax Act*Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Paragraph 22 of subsection 1 of section 1 of *The Income Tax Act*, being chapter 217 of the Revised Statutes of Ontario, 1970, is amended by striking out “the Northwest Territories or” in the first and second lines. s. 1 (1),
par. 22,
amended
- 2.—(1) Clause *a* of subsection 4 of section 3 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 100, section 2, is amended by inserting after “section” in the seventh line “122.1,”. s. 3 (4) (a),
amended
- (2) Clause *b* of subsection 7 of the said section 3, as re-enacted by the Statutes of Ontario, 1972, chapter 146, section 1 and amended by 1975, chapter 16, section 1, is further amended by striking out “tax” in the third line and inserting in lieu thereof “tax, other than any tax payable pursuant to subsection 2*a*,”. s. 3 (7) (b),
amended
3. Subsection 1 of section 10 of the said Act, as amended by the Statutes of Ontario, 1971 (*2nd Session*), chapter 1, section 10 and 1977, chapter 6, section 4, is further amended, s. 10 (1),
amended
 - (a) by striking out “or” at the end of clause *j*;
 - (b) by adding “or” at the end of clause *k*; and
 - (c) by adding thereto the following clause:
 - (l) a payment out of or under a registered retirement income fund,
4. The said Act is amended by adding thereto the following section: s. 26*a*,
enacted

Remission
of provincial
portion of
federal tax
remitted
R.S.C. 1970,
c. F-10

26a. Where, pursuant to the *Financial Administration Act* (Canada), remission is granted of any tax, interest or penalty paid under the Federal Act by or for an individual, and where any tax, interest or penalty was paid by that individual under this Act in respect of the same circumstances that gave rise to the remission granted under the *Financial Administration Act* (Canada), the Provincial Minister may, if he considers that the circumstances are sufficiently similar and that a remission of any money paid under this Act should be granted either in the public interest or for the relief of hardship, grant remission of all or any part of any tax, interest or penalty paid under this Act in such circumstances, and may authorize the repayment to the person entitled thereto of any amount remitted by him in accordance with this section.

s. 47 (4),
amended

5. Subsection 4 of section 47 of the said Act is amended by striking out "that he has charge of the appropriate records," in the fifth line.

Commence-
ment

- 6.—(1) This Act, except sections 1 and 5, comes into force on the day it receives Royal Assent.

Idem

- (2) Section 1 shall be deemed to have come into force on the 1st day of January, 1978.

Idem

- (3) Section 5 comes into force on the 1st day of January, 1979.

Short title

7. The short title of this Act is *The Income Tax Amendment Act, 1978 (No. 3)*.

CHAPTER 77

An Act to amend The Gasoline Tax Act, 1973*Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsections 1 and 2 of section 2 of *The Gasoline Tax Act, 1973*, being chapter 99, are repealed and the following substituted therefor: s. 2 (1, 2), re-enacted

(1) Every purchaser of gasoline shall pay to the Treasurer a tax at the rate of 4.2 cents per litre on all gasoline purchased, or delivery of which is received, by him. Tax payable by purchaser

(2) Every purchaser of aviation fuel shall pay to the Treasurer a tax at the rate of 0.66 cents per litre on all aviation fuel purchased, or delivery of which is received, by him. Tax on aviation fuel

- (2) The said section 2 is amended by adding thereto the following subsection: s. 2, amended

(4) Where any person selling gasoline or aviation fuel receives any payment made as or in lieu of the tax payable under this Act, such payment shall be dealt with and accounted for as tax under this Act, and any person who fails to deal with and account for such payment in accordance with this Act and the regulations is liable to the same penalties and fines, and is guilty of the same offences, as would apply if the payment were the tax payable under this Act, and the Minister may collect and receive such payment by the same remedies and procedures as are provided by this Act or the regulations for the collection and enforcement of the tax payable under this Act. Amounts in lieu of tax

2. Section 27 of the said Act is amended by adding thereto the following subsections: s. 27, amended

Limitation

(4) Notwithstanding subsection 1, no refund or application of an overpayment of tax shall be made unless, within two years following the date when such overpayment was first made, an application for the refund thereof is made to the Minister and it is established within such two years to the satisfaction of the Minister that the amount a refund of which is sought was not payable under this Act.

Exception

(5) Where, as the result of an assessment or re-assessment or the final decision of a court in proceedings commenced under section 14, the person assessed or re-assessed or the appellant, as the case may be, has overpaid the tax payable under this Act, the amount of such overpayment shall be refunded or applied in accordance with subsection 1 and notwithstanding the limitations contained in subsection 4.

s. 30a,
enacted

- 3.** The said Act is amended by adding thereto the following section:

Inter-
provincial
settlement
of competing
tax claims

30a. For the purpose of simplifying compliance with this Act and the administration and collection of the tax imposed by this Act, and in order to provide for reciprocal arrangements to settle competing claims for tax on the acquisition and use of gasoline or aviation fuel by persons carrying on business in more than one province or territory of Canada, the Lieutenant Governor in Council may, upon the recommendation of the Minister and on such terms and conditions as are considered necessary and expedient, enter into an agreement with any province or territory of Canada that tax paid to one jurisdiction on the acquisition there of gasoline or aviation fuel that is transferred to the other jurisdiction and that becomes liable to tax in such other jurisdiction under this Act or any similar legislation in force in such other jurisdiction may be paid by one jurisdiction to the other in reduction of the liability to such tax arising in the jurisdiction receiving such payment and in lieu of refunding such tax to the person who paid it and who became liable for a similar tax in such other jurisdiction.

Commence-
ment

- 4.**—(1) This Act, except subsection 1 of section 1, comes into force on the day it receives Royal Assent.

Idem

- (2) Subsection 1 of section 1 comes into force on the 1st day of January, 1979.

Short title

- 5.** The short title of this Act is *The Gasoline Tax Amendment Act, 1978*.

CHAPTER 78

**An Act to amend
The Motor Vehicle Fuel Tax Act***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clause *b* of subsection 3 of section 2 of *The Motor Vehicle Fuel Tax Act*, being chapter 282 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1977, chapter 18, section 1, is amended by striking out “75 gallons” in the seventh line and inserting in lieu thereof “350 litres”. s. 2 (3) (b),
amended

- 2.—(1) Subsection 1 of section 3 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 14, section 2, is repealed and the following substituted therefor: s. 3 (1),
re-enacted

(1) Every purchaser shall pay to the Treasurer a tax at the rate of 5.5 cents per litre on all fuel received or used in Ontario by him to generate power in a motor vehicle. Tax

- (2) Subsection 2 of the said section 3, as amended by the Statutes of Ontario, 1972, chapter 14, section 2, is repealed and the following substituted therefor: s. 3 (2),
re-enacted

(2) Every registrant shall pay to the Treasurer a tax at the rate of 5.5 cents per litre on all fuel used by him to generate power in a motor vehicle. Idem

3. Subsection 1 of section 4 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 147, section 3 and 1977, chapter 18, section 3, is further amended by striking out “forty imperial gallons” in the first line and inserting in lieu thereof “200 litres”. s. 4 (1),
amended

4. Subsection 1 of section 4*a* of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 147, section 4 and amended by 1977, chapter 18, section 4, is further amended by striking out “forty imperial gallons” in the eighth line and inserting in lieu thereof “200 litres”. s. 4*a* (1),
amended

s. 8 (1) (a),
re-enacted

5. Clause *a* of subsection 1 of section 8 of the said Act is repealed and the following substituted therefor:

(a) without notice or demand and at the time and in the manner prescribed in the regulations; or

s. 16 (1),
amended

6.—(1) Subsection 1 of section 16 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 147, section 8, is amended by striking out “or” at the end of clause *b* and by striking out clause *c*.

s. 16 (2, 3),
re-enacted

(2) Subsections 2 and 3 of the said section 16 are repealed and the following substituted therefor:

Garnishment

(2) When the Minister has knowledge or suspects that a person is or is about to become indebted or liable to make any payment to a person liable to make a payment or remittance under this Act, he may, by registered letter or by a letter served personally, require the first-named person to pay the moneys otherwise payable to the second-named person in whole or in part to the Treasurer on account of the liability under this Act.

Idem

(3) The receipt of the Treasurer for moneys paid as required under this section is a good and sufficient discharge of the original liability to the extent of the payment.

Liability
of debtor

(4) Every person who has discharged any liability to a person liable to make a payment or remittance under this Act without complying with the requirements under this section is liable to pay to the Treasurer an amount equal to the liability discharged or the amount he was required under this section to pay to the Treasurer, whichever is the lesser.

Service of
garnishee

(5) Where a person who is or is about to become indebted or liable to make a payment to a person liable to make a payment or remittance under this Act carries on business under a name and style other than his own name, the registered or other letter under subsection 2 may be addressed to the name or style under which he carries on business and, in the case of personal service, shall be deemed to have been validly served if it has been left with an adult person employed at the place of business of the addressee.

Idem

(6) Where persons who are or are about to become indebted or liable to make a payment to a person liable to make a payment or remittance under this Act carry on

business in partnership, the registered or other letter under subsection 2 may be addressed to the partnership name and, in the case of personal service, shall be deemed to have been validly served if it has been served on one of the partners or left with an adult person employed at the place of business of the partnership.

(7) Subject to *The Wages Act*, where the Minister has under this section required an employer to pay to the Treasurer on account of an employee's liability under this Act moneys otherwise payable by the employer to the employee as remuneration, the requirement is applicable to all future payments by the employer to the employee in respect of remuneration until the liability under this Act is satisfied and operates to require payments to the Treasurer out of each payment of remuneration of such amount as may be stipulated by the Minister in the registered letter or letter served personally.

Garnishment
of wages
R.S.O. 1970,
c. 486

(8) Where any person, without reasonable excuse, has failed to remit to the Treasurer the moneys as required under this section, the Minister may apply before a judge of the Supreme Court for an order directing such person to remit the moneys which he has failed to remit.

Failure
to remit

7. Subsection 1 of section 16*b* of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 18, section 8, is amended by striking out "40 gallons" in the second line and inserting in lieu thereof "200 litres".

s. 16*b* (1),
amended

8. The said Act is amended by adding thereto the following section:

s. 19*a*,
enacted

19*a*. For the purpose of simplifying compliance with this Act and the administration and collection of the tax imposed by this Act, and in order to provide for reciprocal arrangements to settle competing claims for tax on the acquisition and use of fuel by persons carrying on business in more than one province or territory of Canada, the Lieutenant Governor in Council may, upon the recommendation of the Minister and on such terms and conditions as are considered necessary and expedient, enter into an agreement with any province or territory of Canada that tax paid to one jurisdiction on the acquisition there of fuel that is transferred to the other jurisdiction and that becomes liable to tax in such other jurisdiction under this Act or any similar legislation in force in such other jurisdiction may be paid by one jurisdiction to the other in reduction of the liability to such tax arising in the jurisdiction receiving such payment and in

Inter-
provincial
settlement
of competing
tax claims

lieu of refunding such tax to the person who paid it and who became liable for a similar tax in such other jurisdiction.

- Commence-
ment
- 9.—(1) This Act, except sections 1 to 5 and section 7, comes into force on the day it receives Royal Assent.
- Idem
- (2) Sections 1 to 5 and section 7 come into force on the 1st day of January, 1979.
- Short title
10. The short title of this Act is *The Motor Vehicle Fuel Tax Amendment Act, 1978*.

CHAPTER 79

An Act to amend The Crown Employees Collective Bargaining Act, 1972

Assented to November 30th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 18 of *The Crown Employees Collective Bargaining Act, 1972*, being chapter 67, as re-enacted by the Statutes of Ontario, 1974, chapter 135, section 9, is amended by adding thereto the following subsections:

(3a) Where, in exercising its authority under subsection 3, the Grievance Settlement Board finds that an employee who works in a facility,

s. 18,
amended

Idem,
employee
who works
in a
facility

(a) has applied force to a resident in the facility, except the minimum force necessary for self-defence or the defence of another person or necessary to restrain the resident; or

(b) has sexually molested a resident in the facility,

the Grievance Settlement Board shall not provide for the employment of the employee in a position that involves direct responsibility for or that provides an opportunity for contact with residents in a facility, but the Board may provide for the employment of the employee in another substantially equivalent position.

(3b) In subsection 3a,

Interpre-
tation

(a) "facility" means,

- (i) a children's mental health centre under *The Children's Mental Health Services Act, 1978*, 1978, c. 67
- (ii) a hospital under *The Children's Mental Hospitals Act*, R.S.O. 1970, c. 69

1974, c. 2

(iii) a facility under *The Developmental Services Act, 1974*,

1974, c. 109

(iv) The Ontario School for the Deaf, The Ontario School for the Blind or a school for the deaf or a school for the blind continued or established under section 12 of *The Education Act, 1974*,R.S.O. 1970,
c. 269(v) a psychiatric facility under *The Mental Health Act*,

1978, c. 37

(vi) a correctional institution under *The Ministry of Correctional Services Act, 1978*,R.S.O. 1970,
c. 369(vii) an observation and detention home under *The Provincial Courts Act*, orR.S.O. 1970,
c. 467(viii) a training school under *The Training Schools Act*; and

(b) "resident" means a person who is an inmate, patient, pupil or resident in or is detained or cared for in a facility.

Commence-
ment**2.** This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Crown Employees Collective Bargaining Amendment Act, 1978*.

CHAPTER 80

**An Act to amend The Residential Premises
Rent Review Act, 1975 (2nd Session)***Assented to November 30th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 20 of *The Residential Premises Rent Review Act, 1975 (2nd Session)*, being chapter 12, as amended by the Statutes of Ontario, 1978, chapter 53, section 1, is further amended by striking out “and is repealed on the 28th day of February, 1979” in the amendment of 1978 and inserting in lieu thereof “and is repealed on the 31st day of March, 1979”. s. 20 (1),
amended
- (2) Subsection 2 of the said section 20, as enacted by the Statutes of Ontario, 1977, chapter 3, section 11 and amended by 1978, chapter 53, section 1, is repealed and the following substituted therefor: s. 20 (2),
re-enacted
- (2) Notwithstanding subsection 1, Idem
- (a) where there has been an increase in rent for residential premises charged to take effect after the 31st day of March, 1978, and on or before the 31st day of March, 1979, the landlord shall not charge and no order shall authorize any further increase in rent for the premises to take effect within twelve months after the said increase took effect and this Act continues in force for the purpose of the implementation and enforcement of this clause; and
- (b) this Act continues in force for the purpose of,
- (i) hearing and making orders in respect of applications filed on or before the 31st day of March, 1979, and appeals from such orders, relating to a rental period commencing on or before that date, and

(ii) enforcing orders made under this Act.

- Commence-
ment
- Short title
2.

This Act comes into force on the day it receives Royal Assent.
3.

The short title of this Act is *The Residential Premises Rent Review Amendment Act, 1978 (No. 2)*.

CHAPTER 81

An Act to amend The Vital Statistics Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Clause *a* of subsection 11 of section 6 of *The Vital Statistics Act*, being chapter 483 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1976, chapter 40, section 1, is amended by striking out “but followed by” in the third line. s. 6 (11) (a),
amended

(2) Clause *b* of subsection 11 of the said section 6 is amended by striking out “but followed by” in the fifth line. s. 6 (11) (b),
amended

(3) The said section 6, as amended by the Statutes of Ontario, 1973, chapter 114, section 3, 1976, chapter 40, section 1 and 1977, chapter 41, section 23, is further amended by adding thereto the following subsections: s. 6,
amended

(12) Where a joint request is made under subsection 11 and a registration is made showing the surname of the husband or father, as the case may be, hyphenated or combined with the surname of the mother, the births of all children born to the persons making the joint application subsequent to the registration shall be registered in the surname given to the child whose birth was registered pursuant to the request under subsection 11. Registration
of births
after
subs. 11
request

(13) Where a joint request is made under subsection 11 in respect of a registration of birth made before this Act comes into force, the Registrar General shall amend the registration in accordance with the joint request. Amendment
of prior
registration

2. The said Act is amended by adding thereto the following section: s. 31a,
enacted

CHANGES RESULTING FROM TRANSSEXUAL SURGERY

31a.—(1) Where a person has had his anatomical sex structure changed to a sex other than that which appears Changing
sex
designation
appearing on
registration
of birth

on his registration of birth, he may apply to the Registrar General to have the designation of sex on his registration of birth changed so that the designation will be consistent with the results of the transsexual surgery.

Application

(2) An application made under subsection 1 shall be accompanied by,

(a) a certificate signed by a medical practitioner legally qualified to practise medicine in the jurisdiction in which the transsexual surgery was performed upon the applicant, certifying that,

(i) he performed transsexual surgery on the applicant, and

(ii) as a result of the transsexual surgery, the designation of sex of the applicant should be changed on the registration of his birth;

(b) a certificate of a medical practitioner who did not perform the transsexual surgery but who is qualified and licensed to practise medicine in Ontario certifying that,

(i) he has examined the applicant,

(ii) the results of the examination substantiate that transsexual surgery was performed upon the applicant, and

(iii) as a result of the transsexual surgery, the description of the sex of the applicant should be changed on the registration of birth of the applicant; and

(c) evidence satisfactory to the Registrar General as to the identity of the applicant.

Alternate
medical
evidence

(3) Where it is not possible to obtain the medical certificate referred to in clause *a* of subsection 2, the applicant shall submit such medical evidence of the transsexual surgery as the Registrar General considers necessary.

Notation on
birth
registration
to be
consistent
with result
of surgery

(4) The Registrar General shall, upon application made to him in accordance with this section, cause a notation to be made on the birth registration of the applicant so that the registration is consistent with the results of the surgery.

(5) Every birth certificate issued after the making of a notation under this section shall be issued as if the original registration of birth had been made showing the designation of sex as changed under this section.

Birth certificate issued after notation

3.

This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commence-ment
4.

The short title of this Act is *The Vital Statistics Amendment Act, 1978*.

Short title

CHAPTER 82

**An Act to amend
The Mining Tax Act, 1972***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Mining Tax Act, 1972*, being chapter 140, ^{s. 1, amended} as amended by the Statutes of Ontario, 1974, chapter 132, section 1, is further amended by adding thereto the following clause:

(ib) “social asset” means an asset that is incidental and ancillary to mining and processing operations and that relates directly to the provision of housing, recreational and service facilities, provided that the asset,

(i) is necessary to attract or retain employees, and

(ii) is available for the use of all employees.

- 2.—(1) Subsection 3 of section 3 of the said Act, as amended ^{s. 3 (3), amended} by the Statutes of Ontario, 1974, chapter 132, section 2, is further amended by adding thereto the following clause:

(ea) the proportion of the operating and maintenance expenses related to social assets in Ontario that is directly attributable to the mining operations after deducting therefrom all rents, fees, grants and other payments received during the taxation year by the mine operator in connection therewith, to the extent that such expenses are not otherwise deductible under the regulations.

- (2) Clause *k* of subsection 3 of the said section 3 is repealed ^{s. 3 (3) (k), re-enacted} and the following substituted therefor:

(*k*) subject to subsections 3*a*, 3*b* and 3*c*,

- (i) an allowance for depreciation in each taxation year of not more than 15 per cent of the capital cost to the operator computed at the close of the taxation year of the mining plant, machinery, equipment and buildings,
- (ii) notwithstanding subclause i, an allowance for depreciation in each taxation year not exceeding 30 per cent of the capital cost to the operator computed at the close of the taxation year of the mining plant, machinery, equipment and buildings acquired after the 9th day of April, 1974, that has not been used previously in mining operations, and
- (iii) notwithstanding subclause i or ii, an allowance for depreciation in each taxation year on mining plant, machinery, equipment and buildings acquired at arm's length for use in a new mine or a major expansion of an existing mine after the 7th day of March, 1978 and before the completion of the project in an amount not exceeding the lesser of,
 - A. the profits for the taxation year from such new mine or major expansion of an existing mine, and
 - B. the undepreciated capital cost to the mine operator of the mining plant, machinery, equipment and buildings at the end of the taxation year before making any deduction under this subclause for the taxation year,

until the full cost thereof has been allowed as an expense under this clause.

s. 3 (3) (l),
repealed

- (3) Clause *l* of subsection 3 of the said section 3, as re-enacted by the Statutes of Ontario, 1974, chapter 132, section 2, is repealed.

s. 3 (3) (n),
amended

- (4) Clause *n* of subsection 3 of the said section 3, as re-enacted by the Statutes of Ontario, 1974, chapter 132, section 2, is amended by striking out "at least 15 per cent and" in the first and second lines.

s. 3,
amended

- (5) The said section 3 is amended by adding thereto the following subsection:

(3*a*) Notwithstanding clause *k* of subsection 3, no allowance for depreciation on any asset that is a social asset shall be deducted under subsection 3. Depreciation on social assets not allowed

(6) The said section 3 is further amended by adding thereto the following subsections: s. 3, amended

(3*b*) No allowance for depreciation shall be made under subclause iii of clause *k* of subsection 3 unless, Qualification of new mine or major expansion

(*a*) the new mine or major expansion of an existing mine has been designated by the Minister for the purposes of this subsection; and

(*b*) the operator or other person liable to pay the tax under this Act has elected that the project be treated as a new mine or a major expansion of an existing mine under subclause iii of clause *k* of subsection 3.

(3*c*) An election under clause *b* of subsection 3*b* shall be made in the return delivered under section 6 in which the first claim for depreciation is made for the new mine or the major expansion of an existing mine under subclause iii of clause *k* of subsection 3 and shall be binding upon the person by whom it is made and shall not subsequently be altered or revoked. When election to be made

(7) Clause *a* of subsection 4 of the said section 3 is repealed and the following substituted therefor: s. 3 (4) (a), re-enacted

(*a*) the cost of mining plant, machinery, equipment and buildings except as provided in subsection 3 and in section 3*a*.

(8) The said section 3 is further amended by adding thereto the following subsections: s. 3, amended

(6) The undepreciated capital cost of the mining plant, machinery, equipment and buildings, herein referred to as "the assets", at any time means the amount by which the aggregate of, Recapture

(*a*) the capital cost to the operator of the assets acquired before that time; and

(*b*) all amounts included in profits by virtue of subsection 7 for a taxation year ending prior to that time,

exceeds the aggregate of,

- (c) the total depreciation deducted for the assets by the operator before that time; and
- (d) for each disposition of any asset or part thereof, the lesser of,
 - (i) the proceeds of disposition of that asset or part, and
 - (ii) the capital cost to the operator of that asset or part.

Idem

(7) Where, at the end of a taxation year, the aggregate of all amounts determined under clauses *c* and *d* of subsection 6 exceeds the aggregate of all amounts determined under clauses *a* and *b* of subsection 6, the excess shall be included in computing the profits for the taxation year.

Minister may make determination

(8) Where mining plant, machinery, equipment or buildings or any part thereof were not acquired or disposed of at arm's length and the Minister considers it necessary or advisable, he may determine in accordance with the regulations the capital cost to the operator and the proceeds of disposition of the mining plant, machinery, equipment and buildings for the purposes of this section.

Meaning of "at arm's length"
R.S.C. 1952, c. 148

(9) For the purposes of this section, the rules determining "at arm's length" in section 251 of the *Income Tax Act* (Canada) apply with necessary modifications.

s. 3a, enacted

3. The said Act is amended by adding thereto the following section:

Interpretation

3a.—(1) In this section,

- (a) "agent" means an agent of Ontario Hydro for the purpose of receiving on behalf of Ontario Hydro any uranium pursuant to a subsequent contract;
- (b) "Ontario Hydro" includes its successors and assigns;
- (c) "original contract" means any contract entered into with Ontario Hydro and approved by the Lieutenant Governor in Council subsequent to the 31st day of December, 1977 and prior to the 8th day of March, 1978 to supply uranium to Ontario Hydro;
- (d) "specified uranium undertaking" means any undertaking in Ontario carried out pursuant to an original or subsequent contract to supply uranium to Ontario Hydro and includes any other undertaking that may be prescribed by the regulations;

- (e) “subsequent contract” means any contract to supply uranium to Ontario Hydro or any of its agents entered into on or after the 8th day of March, 1978,
 - (i) made with a party, other than Ontario Hydro, that was a party to the original contract, or
 - (ii) granting, transferring or assigning any rights under the original contract to supply uranium to Ontario Hydro;

(f) “undertaking” means any mining or processing operation that produces uranium.

(2) Notwithstanding clause *ea* of subsection 3 of section 3, no deduction shall be made under that clause for the proportion of expenses that is attributable to a specified uranium undertaking. No deduction for certain operating expenses

(3) Notwithstanding subclause *i* of clause *k* of subsection 3 of section 3, an allowance under that clause for depreciation in each taxation year shall be not less than 5 per cent and not more than 15 per cent of the capital cost to the operator computed at the close of a taxation year of the mining plant, machinery, equipment and buildings that is attributable to the operation of a specified uranium undertaking. Allowance for depreciation

(4) Notwithstanding subclause *iii* of clause *k* of subsection 3 of section 3, no allowance under that clause for depreciation shall be allowed for the proportion of depreciation on any mining plant, machinery, equipment or buildings that is attributable to the operation of a specified uranium undertaking. No allowance for proportion of depreciation attributable to specified uranium undertaking

(5) Notwithstanding clause *n* of subsection 3 of section 3, at least 15 per cent and not more than 100 per cent of the exploration and development expenditures permitted under subclauses *i* and *ii* of that clause shall be deducted for the proportion of exploration and development expenses that is attributable to the operation of a specified uranium undertaking. Deduction for exploration and development expenditures

4. Section 7 of the said Act is amended by adding thereto the following subsections: s. 7, amended

(1a) Where an operator fails to make a return under section 6 or a remittance as required under this Act or the regulations or if his returns are not substantiated by his records and any information furnished under this Act, the Assessment where no return

mine assessor may assess the tax, interest or penalties payable by the operator.

Notice of
assessment

(1*b*) Where the mine assessor has made an assessment under subsection 1*a*, he may send to the operator or person liable to pay the tax a notice of assessment requiring that the amount of the assessment made under subsection 1*a* be paid to the Minister within one month after the mailing of the notice of assessment, whether or not the assessment is appealed under this Act.

.

Assessment
deemed valid

(4) An assessment, subject to being varied or vacated on an appeal and subject to a reassessment, shall be deemed to be valid and binding notwithstanding any error, defect or omission therein or in any proceeding under this Act relating thereto.

s. 7*a*,
enacted

5. The said Act is further amended by adding thereto the following section:

Reassessment

7*a*. The mine assessor may at any time assess tax, interest or penalties, or notify in writing any person by whom a return for a taxation year has been filed that no tax is payable for the taxation year, and may,

- (*a*) at any time, if the operator or person filing the return,
 - (i) has made any misrepresentation or committed any fraud in filing the return or supplying any information under this Act, or
 - (ii) has failed to file the financial information with the return required to be filed under section 6, or
 - (iii) has been negligent in supplying any information under this Act, or
 - (iv) has filed with the Minister a waiver in a prescribed form within four years from the date of mailing of a notice of an original assessment or of a notification that no tax is payable for a taxation year; and
- (*b*) within four years from the date referred to in sub-clause iv of clause *a*, in any other case,

reassess or make additional assessments or assess a tax, interest or penalties, as the circumstances require.

6. The said Act is further amended by adding thereto the following section: s. 11a.
enacted

11a.—(1) No person employed in the service of Her Majesty shall communicate or allow to be communicated to any person not legally entitled thereto any information obtained under this Act or allow any such person to inspect or have access to any written statement furnished under this Act. Confiden-
tiality

(2) Every person who contravenes any provision of this section is guilty of an offence and on summary conviction is liable to a fine of not more than \$200. Penalty

(3) Notwithstanding subsection 1, the Minister may, for the purpose of aiding in an investigation for taxation purposes under this or any other Act, enter into an agreement with the Government of Canada or of any province under which officers of such government will be allowed access to information obtained or any written statement furnished under this Act and officers of the Government of Ontario will be allowed access to information obtained or any written statement furnished under any Act of such government. Agreements
to exchange
information

7. Section 15 of the said Act is amended by adding thereto the following subsection: s. 15.
amended

(4a) Every person who wilfully fails to comply with this Act at the time or times provided, Penalty

(a) by failing to make a payment of tax under section 2;

(b) by making a payment of tax under section 2 that is an unreasonable estimate of the tax payable by him or is a deliberately underestimated amount of the tax payable by him; or

(c) by failing to file a return as required by section 6,

is liable to a penalty of 10 per cent of the amount by which the amount of tax payable as shown in the notice of assessment sent under section 7 exceeds the amount of tax, if any, paid under section 2, and such additional amount shall for all purposes be deemed to be a tax payable under this Act.

- 8.—(1) Clause *c* of subsection 1 of section 23 of the said Act is repealed and the following substituted therefor: s. 23 (1) (c),
re-enacted

- (c) determining the amounts to be included or allowed as deductions by the mine assessor in appraising the value of mineral substances at the pits mouth for the purposes of clause *c* of subsection 3 of section 3.

s. 23 (1) (*ca, cb*),
re-enacted

- (2) Clauses *ca* and *cb* of subsection 1 of the said section 23, as enacted by the Statutes of Ontario, 1974, chapter 132, section 3, are repealed and the following substituted therefor:

- (*ca*) prescribing the manner of determining and the matters to be taken into account in determining whether or not,

- (i) there is to be disaggregation of a mine under subsection 2*a* of section 3, and

- (ii) there is a mine project that is a new mine or a major expansion of an existing mine for the purposes of subclause iii of clause *k* of subsection 3 of section 3;

- (*cb*) prescribing or determining anything that, by this Act, is required or permitted to be prescribed or determined by the regulations;

- (*cc*) providing for the manner of determining the time at which a mine project is complete or a mine is brought into active operation;

- (*cd*) authorizing and providing for the recapture of depreciation where such recapture is not otherwise authorized and provided for in this Act;

- (*ce*) providing for the manner of determining the capital cost and proceeds of disposition for the purposes of subsection 8 of section 3 and the regulations;

- (*cf*) prescribing the methods to be used in calculating the proportion of allowances and deductions available or attributable to a specified uranium undertaking;

- (*cg*) prescribing an undertaking as a specified uranium undertaking.

Commence-
ment

- 9.—(1) This Act, except section 1 and subsections 1 and 5 of section 2, shall be deemed to have come into force on the 8th day of March, 1978.

(2) Section 1 and subsections 1 and 5 of section 2 shall be ^{Idem} deemed to have come into force on the 10th day of April, 1974.

10. The short title of this Act is *The Mining Tax Amendment Act*, ^{Short title} 1978.

CHAPTER 83

**An Act respecting the
Occupational Health and Occupational
Safety of Workers***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,Interpre-
tation

1. “committee” means a joint health and safety committee established under this Act; 1976, c. 79, s. 1 (a), *amended*.
2. “competent person” means a person who,
 - i. is qualified because of his knowledge, training and experience to organize the work and its performance,
 - ii. is familiar with the provisions of this Act and the regulations that apply to the work, and
 - iii. has knowledge of any potential or actual danger to health or safety in the work place; *New*.
3. “construction” includes erection, alteration, repair, dismantling, demolition, structural maintenance, painting, land clearing, earth moving, grading, excavating, trenching, digging, boring, drilling, blasting, or concreting, the installation of any machinery or plant, and any work or undertaking in connection with a project; 1973, c. 47, s. 1 (d), *amended*.
4. “constructor” means a person who undertakes a project for an owner and includes an owner who undertakes all or part of a project by himself or by more than one employer; 1973, c. 47, s. 1 (e), *amended*.

5. "Deputy Minister" means the Deputy Minister of Labour; 1973, c. 47, s. 1 (*f*).
6. "designated substance" means a biological, chemical or physical agent or combination thereof prescribed as a designated substance to which the exposure of a worker is prohibited, regulated, restricted, limited or controlled; *New*.
7. "Director" means an inspector who is appointed under this Act as a Director of the Occupational Health and Safety Division of the Ministry; 1971, c. 43, s. 1 (*da*); 1972, c. 122, s. 1, *amended*.
8. "employer" means a person who employs one or more workers or contracts for the services of one or more workers and includes a contractor or subcontractor who performs work or supplies services and a contractor or subcontractor who undertakes with an owner, constructor, contractor or subcontractor to perform work or supply services; 1971, c. 43, s. 1 (*e*); 1973, c. 47, s. 1 (*h*), *amended*.
9. "engineer of the Ministry" means a person who is employed by the Ministry and who is registered as a professional engineer or licensed as a professional engineer under *The Professional Engineers Act*; 1971, c. 43, s. 1 (*g*), *amended*.
10. "factory" means,
 - i. a building or place other than a mine, mining plant or place where homework is carried on, where,
 - A. any manufacturing process or assembling in connection with the manufacturing of any goods or products is carried on,
 - B. in preparing, inspecting, manufacturing, finishing, repairing, warehousing, cleaning or adapting for hire or sale any substance, article or thing, energy is,
 1. used to work any machinery or device, or
 2. modified in any manner,

- C. any work is performed by way of trade or for the purposes of gain in or incidental to the making of any goods, substance, article or thing or part thereof,
 - D. any work is performed by way of trade or for the purposes of gain in or incidental to the altering, demolishing, repairing, maintaining, ornamenting, finishing, storing, cleaning, washing or adapting for sale of any goods, substance, article or thing, or
 - E. aircraft, locomotives or vehicles used for private or public transport are maintained,
- ii. a laundry including a laundry operated in conjunction with,
 - A. a public or private hospital,
 - B. a hotel, or
 - C. a public or private institution for religious, charitable or educational purposes, and
 - iii. a logging operation; 1971, c. 43, s. 1 (*h*), *amended*.
11. "health and safety representative" means a health and safety representative selected under this Act; 1976, c. 79, s. 1 (*d*), *amended*.
12. "homework" means the doing of any work in the manufacture, preparation, improvement, repair, alteration, assembly or completion of any article or thing or any part thereof by a person for wages in premises occupied primarily as living accommodation; 1971, c. 43, s. 1 (*i*).
13. "industrial establishment" means an office building, factory, arena, shop or office, and any land, buildings and structures appertaining thereto; 1971, c. 43, s. 1 (*j*); 1974, c. 104, s. 1 (*i*), *amended*.
14. "inspector" means an inspector appointed for the purposes of this Act and includes a Director; 1971, c. 43, s. 1 (*k*); 1973, c. 47, s. 1 (*i*), *amended*.

15. “logging” means the operation of felling or trimming trees for commercial or industrial purposes and includes the measuring, storing, transporting or floating of logs and any such activities for the clearing of land; 1971, c. 43, s. 1 (*kb*); 1974, c. 104, s. 1 (2), *amended*.
16. “mine” means any work or undertaking for the purpose of opening up, proving, removing or extracting any metallic or non-metallic mineral or mineral-bearing substance, rock, earth, clay, sand or gravel; R.S.O. 1970, c. 274, s. 169 (1) (*d*), *amended*.
17. “mining plant” means any roasting or smelting furnace, concentrator, mill or place used for or in connection with washing, crushing, grinding, sifting, reducing, leaching, roasting, smelting, refining, treating or research on any substance mentioned in paragraph 16; R.S.O. 1970, c. 274, s. 169 (1) (*g*), *amended*.
18. “Minister” means the Minister of Labour; 1971, c. 43, s. 1 (*l*); 1973, c. 47, s. 1 (*j*).
19. “Ministry” means the Ministry of Labour;
20. “occupational illness” means a condition that results from exposure in a work place to a physical, chemical or biological agent to the extent that the normal physiological mechanisms are affected and the health of the worker is impaired thereby and includes an industrial disease as defined by *The Workmen’s Compensation Act*; *New*.
21. “owner” includes a trustee, receiver, mortgagee in possession, tenant, lessee, or occupier of any lands or premises used or to be used as a work place, and a person who acts for or on behalf of an owner as his agent or delegate; R.S.O. 1970, c. 274, s. 1, par. 18; 1971, c. 43, s. 1 (*n*); 1973, c. 47, s. 1 (*l*), *amended*.
22. “prescribed” means prescribed by a regulation made under this Act; *New*.
23. “project” means a construction project, whether public or private, including,
 - i. the construction of a building, bridge, structure, industrial establishment, mining plant, shaft, tunnel, caisson, trench, excavation, highway, railway, street, runway, parking

R.S.O. 1970,
c. 505

lot, cofferdam, conduit, sewer, watermain, service connection, telegraph, telephone or electrical cable, pipe line, duct or well, or any combination thereof,

ii. mining development,

iii. the moving of a building or structure, and

iv. any work or undertaking, or any lands or appurtenances used in connection with construction; 1973, c. 47, s. 1 (*n*), *amended*.

24. "regulations" means the regulations made under this Act; 1971, c. 43, s. 1 (*r*); 1973, c. 47, s. 1 (*o*), *amended*.

25. "shop" means a building, booth or stall or a part of such building, booth or stall where goods are handled, exposed or offered for sale or where services are offered for sale; 1971, c. 43, s. 1 (*s*), *amended*.

26. "supervisor" means a person who has charge of a work place or authority over a worker; *New*.

27. "trade union" means a trade union as defined in *The Labour Relations Act* that has the status of exclusive bargaining agent under that Act in respect of any bargaining unit or units in a work place and includes an organization representing workers or persons to whom this Act applies where such organization has exclusive bargaining rights under any other Act in respect of such workers or persons; 1976, c. 79, s. 1 (*g*), *amended*. R.S.O. 1970,
c. 232

28. "work place" means any land, premises, location or thing at, upon, in or near which a worker works; *New*.

29. "worker" means a person who performs work or supplies services for monetary compensation but does not include,

i. an inmate of a correctional institution or like institution or facility who participates inside the institution or facility in a work project or rehabilitation program, or

ii. a patient who participates in a work or rehabilitation program in a psychiatric institution, mental health or retardation centre or

home, or rehabilitation facility. 1973, c. 47, s. 1 (*t*), *amended*.

PART I

APPLICATION

Application
to Crown

2.—(1) This Act binds the Crown and applies to an employee in the service of the Crown or an agency, board, commission or corporation that exercises any function assigned or delegated to it by the Crown. 1971, c. 43, s. 3; 1973, c. 47, s. 2 (1), *amended*.

Application
of other
Acts

(2) Notwithstanding anything in any general or special Act, the provisions of this Act and the regulations prevail. 1976, c. 79, s. 11.

Application
to private
residences

3.—(1) This Act does not apply to work performed by the owner or occupant or a servant of the owner or occupant to, in or about a private residence or the lands and appurtenances used in connection therewith.

Farming
operations

(2) Except as shall be prescribed and subject to the conditions and limitations prescribed, this Act or a Part thereof does not apply to farming operations.

Teachers,
etc.

(3) Except as shall be prescribed and subject to the conditions and limitations prescribed, this Act or a Part thereof does not apply to,

1974, c. 109

(a) a person who is employed as a teacher as defined in *The Education Act, 1974*; or

(b) a person who is employed as a member or teaching assistant of the academic staff of a university or a related institution. *New*.

PART II

ADMINISTRATION

Delegation
of powers

4. Where under this Act or the regulations any power or duty is granted to or vested in the Minister or the Deputy Minister, the Minister or Deputy Minister may in writing

delegate that power or duty from time to time to any officer or officers of the Ministry subject to such limitations, restrictions, conditions and requirements as the Minister or Deputy Minister may set out in the delegation. *New.*

5.—(1) Such persons as may be necessary to administer and enforce this Act and the regulations may be appointed as inspectors by the Deputy Minister and the Deputy Minister may designate one or more of the inspectors as a Director or Directors. 1971, c. 43, s. 6 (1, 2); 1973, c. 47, s. 4 (1, 2), *amended.*

Appoint-
ment of
inspectors
and
Directors

(2) A Director may exercise any of the powers or perform any of the duties of an inspector under this Act or the regulations. *New.*

Director
may act as
inspector

6.—(1) The Deputy Minister shall issue a certificate of appointment, bearing his signature or a facsimile thereof, to every inspector.

Certificate
of appoint-
ment

(2) Every inspector, in the exercise of any of his powers or duties under this Act, shall produce his certificate of appointment upon request. 1971, c. 43, s. 7; 1973, c. 47, s. 5, *amended.*

Production
of
certificate

7.—(1) Where the number of workers at a project regularly exceeds twenty, the constructor shall cause the workers to select at least one health and safety representative from among the workers on the project who do not exercise managerial functions. *New.*

Mandatory
selection
of health
and safety
representative

(2) Where no committee has been established under section 8, or where the number of workers at a project does not regularly exceed twenty, the Minister may, by order in writing, require a constructor or an employer to cause the selection of one or more health and safety representatives for a work place or a part or parts thereof from among the workers employed at the work place or in the part or parts thereof who do not exercise managerial functions, and may provide in the order for the qualifications of such representative or representatives.

Order
appointing
health and
safety
representa-
tives

(3) The Minister may from time to time give such directions as the Minister considers advisable concerning the carrying out of the functions of a health and safety representative. 1976, c. 79, s. 5 (1), *amended.*

Idem

(4) In exercising the power conferred by subsection 2, the Minister shall consider the matters set out in subsection 4 of section 8. *New.*

What
Minister
shall
consider

Selection
of
representa-
tives

(5) The selection of a health and safety representative shall be made by those workers who do not exercise managerial functions and who will be represented by the health and safety representative in the work place, or the part or parts thereof, as the case may be, or, where there is a trade union or trade unions representing such workers, by the trade union or trade unions.

Powers of
representa-
tive

(6) A health and safety representative may inspect the physical condition of the work place or the part or parts thereof for which he has been selected, as the case may be, not more often than once a month or at such intervals as a Director may direct, and it is the duty of the employer and the workers to afford the health and safety representative such information and assistance as may be required for the purpose of carrying out the inspection.

Idem

(7) A health and safety representative has power to identify situations that may be a source of danger or hazard to workers and to make recommendations or report his findings thereon to the employer, the workers and the trade union or trade unions representing the workers.

Notice of
accident,
inspection
by repre-
sentative

(8) Where a person is killed or critically injured at a work place from any cause, the health and safety representative may, subject to subsection 2 of section 25, inspect the place where the accident occurred and any machine, device or thing, and shall report his findings in writing to a Director.

Entitle-
ment to
time from
work

(9) A health and safety representative is entitled to take such time from his work as is necessary to carry out his duties under subsections 6 and 8 and the time so spent shall be deemed to be work time for which he shall be paid by his employer at his regular or premium rate as may be proper. 1976, c. 79, s. 5 (2-6), *amended*.

Additional
powers of
certain
health and
safety
representa-
tives

(10) A health and safety representative or representatives of like nature appointed or selected under the provisions of a collective agreement or other agreement or arrangement between the constructor or the employer and the workers, has, in addition to his functions and powers under the provisions of the collective agreement or other agreement or arrangement the functions and powers conferred upon a health and safety representative by subsections 6, 7 and 8. *New*.

Application

8.—(1) Subject to subsection 3, this section does not apply,

(a) to a constructor or an employer who undertakes to perform work or supply services on a project; or

(b) to an employer in respect of those workers who work,

- (i) in that part or those parts of a building used for office purposes,
- (ii) in a shop where goods or services are sold or offered for sale to the public, except any part used as a factory,
- (iii) in a building used for multiple residential accommodation,
- (iv) in a library, museum or art gallery,
- (v) in a restaurant, hotel, motel or premises for which a licence or permit has been issued under *The Liquor Licence Act, 1975* except ^{1975, c. 40} that part used as a kitchen or laundry,
- (vi) in a theatre or place of public entertainment, or
- (vii) in premises occupied and used by a fraternal or social organization or a private club.

(2) Subject to subsection 3, where,

Establishment
of joint
health and
safety
committees

- (a) twenty or more workers are regularly employed at a work place;
- (b) a regulation made in respect of a designated substance applies to a work place; or
- (c) an order to an employer is in effect under section 20,

the employer shall cause a joint health and safety committee to be established and maintained at the work place unless the Minister is satisfied that a committee of like nature or an arrangement, program or system in which the workers participate is, on the date this Act comes into force, established and maintained pursuant to a collective agreement or other agreement or arrangement and that such committee, arrangement, program or system provides benefits for the health and safety of the workers equal to, or greater than, the benefits to be derived under a committee established under this section.

(3) Notwithstanding subsections 1 and 2, the Minister ^{Minister's order} may, by order in writing, require a constructor or an em-

ployer to establish and maintain one or more joint health and safety committees for a work place or a part thereof, and may, in such order, provide for the composition, practice and procedure of any committee so established. *New.*

What
Minister
shall
consider

(4) In exercising the power conferred by subsection 3, the Minister shall consider,

- (a) the nature of the work being done;
 - (b) the request of a constructor, an employer, a group of the workers or the trade union or trade unions representing the workers in a work place;
 - (c) the frequency of illness or injury in the work place or in the industry of which the constructor or employer is a part;
 - (d) the existence of health and safety programs and procedures in the work place and the effectiveness thereof; and
 - (e) such other matters as the Minister considers advisable.
- 1976, c. 79, s. 4 (3), *amended*.

Composi-
tion of
committee

(5) A committee shall consist of at least two persons of whom at least half shall be workers who do not exercise managerial functions to be selected by the workers they are to represent or, where there is a trade union or trade unions representing such workers, by the trade union or trade unions.

Powers of
committee

(6) It is the function of a committee and it has power to,

- (a) identify situations that may be a source of danger or hazard to workers;
- (b) make recommendations to the constructor or employer and the workers for the improvement of the health and safety of workers;
- (c) recommend to the constructor or employer and the workers the establishment, maintenance and monitoring of programs, measures and procedures respecting the health or safety of workers; and
- (d) obtain information from the constructor or employer respecting,
 - (i) the identification of potential or existing hazards of materials, processes or equipment, and
 - (ii) health and safety experience and work practices and standards in similar or other indus-

tries of which the constructor or employer has knowledge. 1976, c. 79, s. 4 (4), *amended*.

(7) A committee shall maintain and keep minutes of its proceedings and make the same available for examination and review by an inspector. Minutes of proceedings

(8) The members of a committee who represent workers shall designate one of the members representing workers to inspect the physical condition of the work place, not more often than once a month or at such intervals as a Director may direct, and it is the duty of the employer and the workers to afford that member such information and assistance as may be required for the purpose of carrying out the inspection. Powers of designated member

(9) The members of a committee who represent workers shall designate one or more such members to investigate cases where a worker is killed or critically injured at a work place from any cause and one of those members may, subject to subsection 2 of section 25, inspect the place where the accident occurred and any machine, device or thing, and shall report his findings to a Director and to the committee. Idem
New.

(10) A constructor or an employer required to establish a committee under this section shall post and keep posted at the work place the names and work locations of the committee members in a conspicuous place or places where they are most likely to come to the attention of the workers. Posting of names and work locations

(11) A committee shall meet at least once every three months at the work place and may be required to meet by order of the Minister. 1976, c. 79, s. 4 (6, 7), *amended*. Meetings

(12) A member of a committee is entitled to such time from his work as is necessary to attend meetings of the committee and to carry out his duties under subsections 8 and 9 and the time so spent shall be deemed to be work time for which he shall be paid by his employer at his regular or premium rate as may be proper. 1976, c. 79, s. 4 (8), *amended*. Entitlement to time from work

(13) Any committee of a like nature to a committee established under this section in existence in a work place under the provisions of a collective agreement or other agreement or arrangement between a constructor or an employer and the workers, has, in addition to its functions and powers under the provisions of the collective agreement or other agreement or arrangement, the functions and powers conferred upon a committee by this section. Additional powers of certain committees

Dispute
resolution

(14) Where a dispute arises as to the application of subsection 2, or the compliance or purported compliance therewith by an employer, the dispute shall be decided by the Minister after consulting the employer and the workers or the trade union or trade unions representing the workers. *New.*

Summary
to be
furnished
R.S.O. 1970,
c. 505

9.—(1) For work places to which *The Workmen's Compensation Act* applies, the Workmen's Compensation Board, upon the request of an employer, a worker, committee, health and safety representative or trade union, shall send to the employer, and to the worker, committee, health and safety representative or trade union requesting the information an annual summary of data relating to the employer in respect of the number of work accident fatalities, the number of lost workday cases, the number of lost workdays, the number of non-fatal cases that required medical aid without lost workdays, the incidents of occupational illnesses, the number of occupational injuries, and such other data as the Board may consider necessary or advisable.

Posting of
copy of
summary

(2) Upon receipt of the annual summary, the employer shall cause a copy thereof to be posted in a conspicuous place or places at the work place where it is most likely to come to the attention of the workers. 1976, c. 79, s. 8, *amended.*

Director
to provide
information

(3) A Director shall, in accordance with the objects and purposes of this Act, ensure that persons and organizations concerned with the purposes of this Act are provided with information and advice pertaining to its administration and to the protection of the occupational health and occupational safety of workers generally. *New.*

Advisory
Council on
Occupational
Health and
Occupational
Safety

10.—(1) There shall be a council to be known as the Advisory Council on Occupational Health and Occupational Safety composed of not fewer than twelve and not more than twenty members appointed by the Lieutenant Governor in Council on the recommendation of the Minister.

Term of
office of
members

(2) The members of the Advisory Council shall be appointed for such term as the Lieutenant Governor in Council determines and shall be representative of management, labour and technical or professional persons and the public who are concerned with and have knowledge of occupational health and occupational safety.

Chairman
and vice-
chairman

(3) The Lieutenant Governor in Council shall designate a chairman and a vice-chairman of the Advisory Council from among the members appointed.

(4) The Lieutenant Governor in Council may fill any vacancy that occurs in the membership of the Advisory Council. Vacancies

(5) The remuneration and expenses of the members of the Advisory Council shall be determined by the Lieutenant Governor in Council and shall be paid out of the moneys appropriated therefor by the Legislature. Remuneration and expenses

(6) The Advisory Council, with the approval of the Minister, may make rules and pass resolutions governing its procedure, including the calling of meetings, the establishment of a quorum, and the conduct of meetings. Powers of Advisory Council

(7) The function of the Advisory Council is and it has power, Idem

(a) to make recommendations to the Minister relating to programs of the Ministry in occupational health and occupational safety; and

(b) to advise the Minister on matters relating to occupational health and occupational safety which may be brought to its attention or be referred to it.

(8) The Advisory Council shall file with the Minister not later than the 1st day of June in each year an annual report upon the affairs of the Advisory Council. Annual report

(9) The Minister shall submit the report to the Lieutenant Governor in Council who shall cause the report to be laid before the Assembly if it is in session or, if not, at the next ensuing session. *New.* Idem

11.—(1) The Minister may appoint committees, which are not committees as defined in paragraph 1 of section 1, or persons to assist or advise the Minister on any matter arising under this Act or to inquire into and report to the Minister on any matter that the Minister considers advisable. Advisory committees

(2) Any person appointed under subsection 1 who is not an officer in the public service of the Province of Ontario may be paid such remuneration and expenses as may be from time to time fixed by the Lieutenant Governor in Council. *New.* Remuneration and expenses

12.—(1) The Lieutenant Governor in Council may fix an amount that shall be assessed and levied by the Workmen's Compensation Board upon employers in Schedules 1 Assessment to defray expenses

R.S.O. 1970,
c. 505

and 2 under *The Workmen's Compensation Act* to defray the expenses of the administration of this Act and the regulations and such amount shall not exceed \$4,000,000 for the fiscal year in which this Act comes into force and shall be subject to increase in each subsequent fiscal year by a sum not exceeding 10 per cent of the amount fixed for the preceding fiscal year.

Method of
collection

(2) The Workmen's Compensation Board shall add to the assessments and levies made under *The Workmen's Compensation Act* upon employers in Schedules 1 and 2 a sum calculated as a percentage of the assessments and levies and which percentage shall be determined as the proportion that the amount fixed under subsection 1 bears to the total sum that the Workmen's Compensation Board fixes and determines to be assessed for payment by employers in Schedules 1 and 2, and *The Workmen's Compensation Act* applies to such sum and to the collection and payment thereof in the same manner as to an assessment and levy made under that Act.

Idem

(3) The Workmen's Compensation Board shall collect the assessment and levy imposed under this section and shall pay the amounts so collected to the Treasurer of Ontario. 1973, c. 47, s. 29, *amended*.

PART III

DUTIES OF A CONSTRUCTOR, EMPLOYER, SUPERVISOR, WORKER, OWNER AND SUPPLIER

Duties of
constructor

13.—(1) A constructor shall ensure, on a project undertaken by the constructor that,

- (a) the measures and procedures prescribed by this Act and the regulations are carried out on the project;
- (b) every employer and every worker performing work on the project complies with this Act and the regulations; and
- (c) the health and safety of workers on the project is protected. 1973, c. 47, s. 14 (3), *amended*.

Notice of
project

(2) Where so prescribed, a constructor shall, before commencing any work on a project, give to a Director notice in writing of the project containing such information as may be prescribed. *New*.

Duties of
employers

14.—(1) An employer shall ensure that,

- (a) the equipment, materials and protective devices as prescribed are provided;
- (b) the equipment, materials and protective devices provided by him are maintained in good condition;
- (c) the measures and procedures prescribed are carried out in the work place;
- (d) the equipment, materials and protective devices provided by him are used as prescribed; and
- (e) a floor, roof, wall, pillar, support or other part of a work place is capable of supporting all loads to which it may be subjected without causing the materials therein to be stressed beyond the allowable unit stresses established under *The Building Code Act*, 1974, c. 74 1974.

(2) Without limiting the strict duty imposed by sub- Idem section 1, an employer shall,

- (a) provide information, instruction and supervision to a worker to protect the health or safety of the worker;
- (b) when appointing a supervisor, appoint a competent person;
- (c) acquaint a worker or a person in authority over a worker with any hazard in the work and in the handling, storage, use, disposal and transport of any article, device, equipment or a biological, chemical or physical agent;
- (d) afford assistance and co-operation to a committee and a health and safety representative in the carrying out by the committee and the health and safety representative of any of their functions;
- (e) only employ in or about a work place a person over such age as may be prescribed;
- (f) not knowingly permit a person who is under such age as may be prescribed to be in or about a work place;
- (g) take every precaution reasonable in the circumstances for the protection of a worker; and
- (h) post, in the work place, a copy of this Act and any explanatory material prepared by the Ministry, both in English and the majority language of the

work place, outlining the rights, responsibilities and duties of workers.

Idem

(3) For the purposes of clause *b* of subsection 2, an employer may appoint himself as a supervisor where the employer is a competent person. 1971, c. 43, ss. 24 (1-3), *part*, 28 (1, 2); 1973, c. 47, s. 17 (1, 2), *amended*.

Idem

15.—(1) In addition to the duties imposed by section 14, an employer shall,

- (a) establish an occupational health service for workers as prescribed;
- (b) where an occupational health service is established as prescribed, maintain the same according to the standards prescribed;
- (c) keep and maintain accurate records of the handling, storage, use and disposal of biological, chemical or physical agents as prescribed;
- (d) accurately keep and maintain and make available to the worker affected such records of the exposure of a worker to biological, chemical or physical agents as may be prescribed;
- (e) notify a Director of the use or introduction into a work place of such biological, chemical or physical agents as may be prescribed;
- (f) monitor at such time or times or at such interval or intervals the levels of biological, chemical or physical agents in a work place and keep and post accurate records thereof as prescribed;
- (g) comply with a standard limiting the exposure of a worker to biological, chemical or physical agents as prescribed;
- (h) where so prescribed, only permit a worker to work or be in a work place who has undergone such medical examinations, tests or x-rays as prescribed and who is found to be physically fit to do the work in the work place; and
- (i) where so prescribed, provide a worker with written instructions as to the measures and procedures to be taken for the protection of a worker.

Idem

(2) For the purposes of clause *a* of subsection 1, a group of employers, with the approval of a Director, may act as an employer. *New*.

16.—(1) A supervisor shall ensure that a worker,

Duties of
supervisor

- (a) works in the manner and with the protective devices, measures and procedures required by this Act and the regulations; and
- (b) uses or wears the equipment, protective devices or clothing that his employer requires to be used or worn.

(2) Without limiting the duty imposed by subsection 1, a supervisor shall,

Additional
duties of
supervisor

- (a) advise a worker of the existence of any potential or actual danger to the health or safety of the worker of which the supervisor is aware;
- (b) where so prescribed, provide a worker with written instructions as to the measures and procedures to be taken for protection of the worker; and
- (c) take every precaution reasonable in the circumstances for the protection of a worker. R.S.O. 1970, c. 274, s. 177 (6); 1971, c. 43, s. 26; 1973, c. 47, s. 17 (1, 3), *amended*.

17.—(1) A worker shall,

Duties of
workers

- (a) work in compliance with the provisions of this Act and the regulations;
- (b) use or wear the equipment, protective devices or clothing that his employer requires to be used or worn;
- (c) report to his employer or supervisor the absence of or defect in any equipment or protective device of which he is aware and which may endanger himself or another worker;
- (d) report to his employer or supervisor any contravention of this Act or the regulations or the existence of any hazard of which he knows; and
- (e) where so prescribed, have, at the expense of the employer, such medical examinations, tests or x-rays, at such time or times and at such place or places as prescribed.

(2) No worker shall,

Idem

- (a) remove or make ineffective any protective device required by the regulations or by his employer, without providing an adequate temporary protective device and when the need for removing or making

ineffective the protective device has ceased, the protective device shall be replaced immediately;

- (b) use or operate any equipment, machine, device or thing or work in a manner that may endanger himself or any other worker; or
- (c) engage in any prank, contest, feat of strength, unnecessary running or rough and boisterous conduct. 1971, c. 43, ss. 27, 29, 31 (3); 1973, c. 47, ss. 18, 19, 20, *amended*.

Duties of
owners

18.—(1) The owner of a work place that is not a project shall,

- (a) ensure that,
 - (i) such facilities as may be prescribed are provided,
 - (ii) any facilities prescribed to be provided are maintained as prescribed,
 - (iii) the work place complies with the regulations, and
 - (iv) no work place is constructed, developed, reconstructed, altered or added to except in compliance with this Act and the regulations; and
- (b) where so prescribed, furnish to a Director any drawings, plans or specifications of any work place as prescribed. 1971, c. 43, s. 22.

Mine
plans

(2) The owner of a mine shall cause drawings, plans or specifications to be maintained and kept up to a date not more than six months last past on such scale and showing such matters or things as may be prescribed. R.S.O. 1970, c. 274, s. 617, *amended*.

Plans of
work
places

(3) Where so prescribed, an owner or employer shall,

- (a) not begin any construction, development, reconstruction, alteration, addition or installation to or in a work place until the drawings, layout and specifications thereof and any alterations thereto have been filed with the Ministry for review by an engineer of the Ministry for compliance with this Act and the regulations; and
- (b) keep a copy of the drawings as reviewed in a convenient location at or near the work place and

such drawings shall be produced by the owner or employer upon the request of an inspector for his examination and inspection. 1971, c. 43, s. 17 (1, 5), *amended*.

(4) An engineer of the Ministry may require the drawings, layout and specifications to be supplemented by the owner or employer with additional information. 1971, c. 43, s. 17 (3) (b), *amended*. Additional information

(5) Fees as prescribed for the filing and review of drawings, layout or specifications shall become due and payable by the owner or employer upon filing. 1971, c. 43, s. 17 (6), *amended*. Fees

19. Every person who supplies any machine, device, tool or equipment under any rental, leasing or similar arrangement for use in or about a work place shall ensure, Duties of suppliers

- (a) that the machine, device, tool or equipment is in good condition;
- (b) that the machine, device, tool or equipment complies with this Act and the regulations; and
- (c) if it is his responsibility under the rental, leasing or similar arrangement to do so, that the machine, device, tool or equipment is maintained in good condition. 1971, c. 43, s. 30; 1973, c. 47, s. 24 (2), *amended*.

PART IV

TOXIC SUBSTANCES

20.—(1) Where a biological, chemical or physical agent or combination of such agents is used or intended to be used in the work place and its presence in the work place or the manner of its use is in the opinion of a Director likely to endanger the health of a worker, the Director shall by notice in writing to the employer order that the use, intended use, presence or manner of use be, Orders of Director

- (a) prohibited;
- (b) limited or restricted in such manner as the Director specifies; or
- (c) subject to such conditions regarding administrative control, work practices, engineering control and time limits for compliance as the Director specifies.

Contents of
order

(2) Where a Director makes an order to an employer under subsection 1, the order shall,

- (a) identify the biological, chemical or physical agent, or combination of such agents, and the manner of use that is the subject-matter of the order; and
- (b) state the opinion of the Director as to the likelihood of the danger to the health of a worker, and his reasons in respect thereof, including the matters or causes which give rise to his opinion.

Posting of
order

(3) The employer shall provide a copy of an order made under subsection 1 to the committee, health and safety representative and trade union, if any, and shall cause a copy of the order to be posted in a conspicuous place in the work place where it is most likely to come to the attention of the workers who may be affected by the use, presence or intended use of the biological, chemical or physical agent or combination of agents.

Appeal to
Minister

(4) Where the employer, a worker or a trade union considers that he or it is aggrieved by an order made under subsection 1, the employer, worker or trade union may by notice in writing given within fourteen days of the making of the order appeal to the Minister.

Delegation

(5) The Minister may, having regard to the circumstances, direct that an appeal under subsection 4 be determined on his behalf by a person appointed by him for that purpose.

Procedure

(6) The Minister or, where a person has been appointed under subsection 5, the person so appointed, may give such directions and issue such orders as he considers proper or necessary concerning the procedures to be adopted or followed and shall have all the powers of a chairman of a board of arbitration under subsection 7 of section 37 of *The Labour Relations Act*.

R.S.O. 1970,
c. 232Substitution of
findings

(7) On an appeal, the Minister or, where a person has been appointed under subsection 5, the person so appointed, may substitute his findings for those of the Director and may rescind or affirm the order appealed from or make a new order in substitution therefor and such order shall stand in the place of and have the like effect under this Act and the regulations as the order of the Director, and such order shall be final and not subject to appeal under this section.

(8) In making a decision or order under subsection 1 or subsection 7, a Director, the Minister, or, where a person has been appointed under subsection 5, the person so appointed, shall consider as relevant factors, Matters to be considered

- (a) the relation of the agent, combination of agents or by-product to a biological or chemical agent that is known to be a danger to health;
- (b) the quantities of the agent, combination of agents or by-product used or intended to be used or present;
- (c) the extent of exposure;
- (d) the availability of other processes, agents or equipment for use or intended use;
- (e) data regarding the effect of the process or agent on health; and
- (f) any criteria or guide with respect to the exposure of a worker to a biological, chemical or physical agent or combination of such agents that are adopted by a regulation.

(9) On an appeal under subsection 4, the Minister or, where a person has been appointed under subsection 5, the person so appointed, may suspend the operation of the order appealed from pending the disposition of the appeal. Suspension of order by Minister, etc., pending disposition of appeal

(10) A person appointed under subsection 5 shall be paid such remuneration and expenses as the Minister, with the approval of the Lieutenant Governor in Council, may determine. Remuneration of appointee

↗ (11) This section does not apply to designated substances. Application

(12) A Director is not required to hold or afford to an employer or any other person an opportunity for a hearing before making an order under subsection 1. *New.* No hearing required prior to issuing order

↗ **21.**—(1) Except for purposes of research and development, no person shall, New biological or chemical agents

- (a) manufacture;
- (b) distribute; or
- (c) supply,

for commercial or industrial use in a work place any new biological or chemical agent or combination of such agents unless he first submits to a Director notice in writing of his intention to manufacture, distribute or supply such new agent or combination of such agents and the notice shall include the ingredients of such new agent or combination of agents and their common or generic name or names and the composition and properties thereof.

Report on
assessment

(2) Where in the opinion of the Director, which opinion shall be made promptly, the introduction of the new biological or chemical agent or combination of such agents referred to in subsection 1 may endanger the health or safety of the workers in a work place, the Director shall require the manufacturer, distributor or supplier, as the case may be, to provide, at the expense of the manufacturer, distributor or supplier, a report or assessment, made or to be made by a person possessing such special, expert or professional knowledge or qualifications as are specified by the Director, of the agent or combination of agents intended to be manufactured, distributed or supplied and the manner of use including, the matters referred to in subclauses i to vii of clause l of subsection 1 of section 28.

Interpre-
tation

(3) For the purpose of this section, “new biological or chemical agent or combination of such agents” means any such agent or combination of such agents other than those used in one or more work places and included in an inventory compiled or adopted by the Ministry. *New.*

Designation
of
substances

22. Prior to a substance being designated under paragraph 14 of subsection 2 of section 41, the Minister,

- (a) shall publish in *The Ontario Gazette* a notice stating that the substance may be designated and calling for briefs or submissions in relation to the designation; and
- (b) shall publish in *The Ontario Gazette* a notice setting forth the proposed regulation relating to the designation of the substance at least sixty days before the regulation is filed with the Registrar of Regulations. *New.*

PART V

REFUSAL TO WORK WHERE HEALTH
OR SAFETY IN DANGER

Application

23.—(1) This section does not apply to,

- (a) a person employed in, or who is a member of a police force, to which *The Police Act* applies;

(b) a full-time fire fighter as defined in *The Fire Departments Act*; or R.S.O. 1970,
c. 169

(c) a person employed in the operation of a correctional institution or facility, training school or centre, detention and observation home, or other similar institution, facility, school or home.

(2) Where circumstances are such that the life, health or safety of another person or the public may be in imminent jeopardy, this section does not apply to a person employed in the operation of any of the following institutions, facilities or services whether granted aid out of moneys appropriated by the Legislature or not and whether operated for private gain or not: Idem

1. A hospital, sanatorium, nursing home, home for the aged, psychiatric institution, mental health or mental retardation centre or a rehabilitation facility.
2. A residential group home or other facility for persons with behavioural or emotional problems or a physical, mental or developmental handicap.
3. An ambulance service or a first aid clinic or station.
4. A laboratory operated by the Crown or a laboratory licensed under *The Public Health Act*. R.S.O. 1970,
c. 377
5. Any laundry, food service, power plant or technical service or facility belonging to, or used in conjunction with, any institution, facility or service referred to in paragraphs 1 to 4. *New.*

(3) A worker may refuse to work or do particular work where he has reason to believe that, Refusal
to work

- (a) any equipment, machine, device or thing he is to use or operate is likely to endanger himself or another worker;
- (b) the physical condition of the work place or the part thereof in which he works or is to work is likely to endanger himself; or
- (c) any equipment, machine, device or thing he is to use or operate or the physical condition of the work place or the part thereof in which he works or is to work is in contravention of this Act or the regulations and such contravention is likely to endanger himself or another worker.

(4) Upon refusing to work or do particular work, the worker shall promptly report the circumstances of his refusal Report of
refusal to
work

to his employer or supervisor who shall forthwith investigate the report in the presence of the worker and, if there is such, in the presence of one of,

- (a) a committee member who represents workers, if any;
- (b) a health and safety representative, if any; or
- (c) a worker who because of his knowledge, experience and training is selected by a trade union that represents the worker, or if there is no trade union, is selected by the workers to represent them,

who shall be made available and who shall attend without delay.

Worker to remain near work station

(5) Until the investigation is completed, the worker shall remain in a safe place near his work station. 1971, c. 43, s. 31 (1, 2); 1976, c. 79, s. 5 (1), *amended*.

Refusal to work following investigation

(6) Where, following the investigation or any steps taken to deal with the circumstances that caused the worker to refuse to work or do particular work, the worker has reasonable grounds to believe that,

- (a) the equipment, machine, device or thing that was the cause of his refusal to work or do particular work continues to be likely to endanger himself or another worker;
- (b) the physical condition of the work place or the part thereof in which he works continues to be likely to endanger himself; or
- (c) any equipment, machine, device or thing he is to use or operate or the physical condition of the work place or the part thereof in which he works or is to work is in contravention of this Act or the regulations and such contravention continues to be likely to endanger himself or another worker,

the worker may refuse to work or do the particular work and the employer or the worker or a person on behalf of the employer or worker shall cause an inspector to be notified thereof.

Investigation by inspector

(7) An inspector shall investigate the refusal to work in the presence of the employer or a person representing the employer, the worker, and if there is such, the person mentioned in clause *a*, *b* or *c* of subsection 4.

Decision of inspector

(8) The inspector shall, following the investigation referred to in subsection 7, decide whether the machine, device,

thing or the work place or part thereof is likely to endanger the worker or another person. 1976, c. 79, s. 3 (2-4), *amended*.

(9) The inspector shall give his decision, in writing, as soon as is practicable, to the employer, the worker, and, if there is such, the person mentioned in clause *a*, *b* or *c* of subsection 4. Idem

(10) Pending the investigation and decision of the inspector, the worker shall remain at a safe place near his work station during his normal working hours unless the employer, subject to the provisions of a collective agreement, if any, Worker to remain at a safe place pending decision

(a) assigns the worker reasonable alternative work during such hours; or

(b) subject to section 24, where an assignment of reasonable alternative work is not practicable, gives other directions to the worker.

(11) Pending the investigation and decision of the inspector, no worker shall be assigned to use or operate the equipment, machine, device or thing or to work in the work place or the part thereof which is being investigated unless the worker to be so assigned has been advised of the refusal by another worker and the reason therefor. Duty to advise other workers

(12) The time spent by a person mentioned in clause *a*, *b* or *c* of subsection 4 in carrying out his duties under subsections 4 and 7, shall be deemed to be work time for which the person shall be paid by his employer at his regular or premium rate as may be proper. *New*. Entitlement to time from work

PART VI

REPRISALS BY EMPLOYER PROHIBITED

24.—(1) No employer or person acting on behalf of an employer shall, No discipline, dismissal, etc., by employer

(a) dismiss or threaten to dismiss a worker;

(b) discipline or suspend or threaten to discipline or suspend a worker;

(c) impose any penalty upon a worker; or

(d) intimidate or coerce a worker,

because the worker has acted in compliance with this Act or the regulations or an order made thereunder or has sought the enforcement of this Act or the regulations. 1971, c. 43, s. 24 (5); 1973, c. 47, s. 17 (4); 1976, c. 79, s. 9 (1), *amended*.

Arbitra-
tion

(2) Where a worker complains that an employer or person acting on behalf of an employer has contravened subsection 1, the worker may either have the matter dealt with by final and binding settlement by arbitration under a collective agreement, if any, or file a complaint with the Ontario Labour Relations Board in which case any regulations governing the practice and procedure of the Board apply, with all necessary modifications, to the complaint.

Inquiry
by Ontario
Labour
Relations
Board
R.S.O. 1970,
c. 232

(3) The Ontario Labour Relations Board may inquire into any complaint filed under subsection 2, and section 79 of *The Labour Relations Act*, except subsection 4a, applies with all necessary modifications, as if such section, except subsection 4a, is enacted in and forms part of this Act.

Idem

(4) On an inquiry by the Ontario Labour Relations Board into a complaint filed under subsection 2, sections 91, 92, 95, 97 and 98 of *The Labour Relations Act* apply, with all necessary modifications.

Onus of
proof

(5) On an inquiry by the Ontario Labour Relations Board into a complaint filed under subsection 2, the burden of proof that an employer or person acting on behalf of an employer did not act contrary to subsection 1 lies upon the employer or the person acting on behalf of the employer. 1976, c. 79, s. 9 (2-5), *amended*.

Jurisdic-
tion when
complaint
by Crown
employee

(6) The Ontario Labour Relations Board shall exercise jurisdiction under this section on a complaint by a Crown employee that the Crown has contravened subsection 1.

Board may
substitute
penalty

(7) Where on an inquiry by the Ontario Labour Relations Board into a complaint filed under subsection 2, the Board determines that a worker has been discharged or otherwise disciplined by an employer for cause and the contract of employment or the collective agreement, as the case may be, does not contain a specific penalty for the infraction, the Board may substitute such other penalty for the discharge or discipline as to the Board seems just and reasonable in all the circumstances.

Exception
R.S.O. 1970,
c. 351

(8) Notwithstanding subsection 2, a person who is subject to a rule or code of discipline under *The Police Act* shall have his complaint in relation to an alleged contravention of subsection 1 dealt with under that Act. *New*.

PART VII

NOTICES

Notice of
death or
injury

25.—(1) Where a person is killed or critically injured from any cause at a work place, the constructor, if any,

and the employer shall notify an inspector, and the committee, health and safety representative and trade union, if any, immediately of the occurrence by telephone, telegram or other direct means and the employer shall, within forty-eight hours after the occurrence, send to a Director a written report of the circumstances of the occurrence containing such information and particulars as the regulations may prescribe.

(2) Where a person is killed or is critically injured at a work place no person shall, except for the purpose of, Preservation of wreckage

- (a) saving life or relieving human suffering;
- (b) maintaining an essential public utility service or a public transportation system; or
- (c) preventing unnecessary damage to equipment or other property,

interfere with, disturb, destroy, alter or carry away any wreckage, article or thing at the scene of or connected with the occurrence until permission so to do has been given by an inspector. R.S.O. 1970, c. 274, s. 612; 1971, c. 43, s. 33; 1973, c. 47, s. 25, *amended*.

26.—(1) Where an accident, explosion or fire causes injury to a person at a work place whereby he is disabled from performing his usual work or requires medical attention, and such occurrence does not cause death or critical injury to any person, the employer shall give notice in writing, within four days of the occurrence, to a Director, and to the committee, health and safety representative and trade union, if any, containing such information and particulars as may be prescribed. R.S.O. 1970, c. 274, s. 613; 1971, c. 43, s. 34; 1973, c. 47, s. 30, *amended*. Notice of accident, explosion or fire causing injury

(2) Where an employer is advised by a worker or by a person on behalf of the worker that the worker has an occupational illness, the employer shall give notice in writing, within four days of being so advised, to a Director and to the committee, health and safety representative and trade union, if any, containing such information and particulars as may be prescribed. 1971, c. 43, s. 34, *part, amended*. Notice of occupational illness

(3) Subsection 2 applies, with all necessary modifications, where an employer is advised by a former worker of the employer or a person on behalf of such worker, that such worker has or had an occupational illness. *New.* Idem

27. Where a notice or report is not required under section 25 or 26 and an accident, premature or unexpected Accidents, explosions, etc., at a project site or mine

explosion, fire, flood or inrush of water, failure of any equipment, machine, device, article or thing, cave-in, subsidence, rockburst, or other incident as prescribed occurs at a project site, mine or mining plant, notice in writing of the occurrence shall be given to a Director and to the committee, health and safety representative and trade union, if any, by the constructor of the project or the owner of the mine or mining plant within two days of the occurrence containing such information and particulars as may be prescribed. R.S.O. 1970, c. 274, s. 614, *amended*.

PART VIII

ENFORCEMENT

Powers of
inspector

28.—(1) An inspector may, for the purposes of carrying out his duties and powers under this Act and the regulations,

- (a) subject to subsection 2, enter in or upon any work place at any time without warrant or notice;
- (b) take up or use any machine, device, article, thing, material or biological, chemical or physical agent or part thereof;
- (c) require the production of any drawings, specifications, licence, document, record or report, and inspect, examine and copy the same;
- (d) upon giving a receipt therefor, remove any drawings, specifications, licence, document, record or report inspected or examined for the purpose of making copies thereof or extracts therefrom, and upon making copies thereof or extracts therefrom, shall promptly return the same to the person who produced or furnished them;
- (e) conduct or take tests of any equipment, machine, device, article, thing, material or biological, chemical or physical agent in or about a work place and for such purposes, take and carry away such samples as may be necessary;
- (f) in any inspection, examination, inquiry or test, be accompanied and assisted by or take with him any person or persons having special, expert or professional knowledge of any matter, take photographs, and take with him and use any equipment or materials required for such purpose;

- (g) make inquiries of any person who is or was in a work place either separate and apart from another person or in the presence of any other person that are or may be relevant to an inspection, examination, inquiry or test;
- (h) require that a work place or part thereof not be disturbed for a reasonable period of time for the purposes of carrying out an examination, investigation or test;
- (i) require that any equipment, machine, device, article, thing or process be operated or set in motion or that a system or procedure be carried out that may be relevant to an examination, inquiry or test;
- (j) require in writing an owner, constructor or employer to provide, at the expense of the owner, constructor or employer, a report bearing the seal and signature of a professional engineer stating,
 - (i) the load limits of a floor, roof or temporary work or part of a building, structure or temporary work,
 - (ii) that a floor, roof or temporary work is capable of supporting or withstanding the loads being applied to it or likely to be applied to it, or
 - (iii) that a floor, roof or temporary work, or part of a building, structure or temporary work is capable of supporting or withstanding all loads to which it may be subject without exceeding the allowable unit stresses for the materials used as provided under *The Building Code Act, 1974*; 1974, c. 74
- (k) require in writing an owner of a mine or part thereof to provide, at his expense, a report in writing bearing the seal and signature of a professional engineer stating that the ground stability of, the mining methods and the support or rock reinforcement used in the mine or part thereof is such that a worker is not likely to be endangered; and R.S.O. 1970, c. 274, s. 618 (1) (a, b); 1971, c. 43, s. 8 (1); 1973, c. 47, s. 6 (1), *amended*.
- (l) require in writing an employer to produce any record or information, or to provide, at the ex-

pense of the employer, a report or assessment, made or to be made by a person possessing such special, expert or professional knowledge or qualifications as are specified by the inspector, of any process or biological, chemical or physical agents or combination of such agents used or intended to be used in a work place, and the manner of use including,

- (i) the ingredients thereof and their common or generic name or names,
- (ii) the composition and the properties thereof,
- (iii) the toxicological effect thereof,
- (iv) the effect of exposure thereto whether by contact, inhalation or ingestion,
- (v) the protective measures used or to be used in respect thereof,
- (vi) the emergency measures used or to be used to deal with exposure in respect thereof, and
- (vii) the effect of the use, transport and disposal thereof. *New.*

Entry to
dwellings

(2) An inspector shall only enter a dwelling or that part of a dwelling actually being used as a work place with the consent of the occupier or under the authority of a search warrant issued under section 16 of *The Summary Convictions Act*. 1971, c. 43, s. 8 (4); 1973, c. 47, s. 6 (4).

R.S.O. 1970,
c. 450

Repre-
sentative to
accompany
inspector

(3) Where an inspector makes an inspection of a work place under the powers conferred upon him under subsection 1, the constructor, employer or group of employers shall afford a committee member representing workers or a health and safety representative, if any, or a worker selected by a trade union or trade unions, if any, because of his knowledge, experience and training, to represent it or them and, where there is no trade union, a worker selected by the workers because of his knowledge, training and experience to represent them, the opportunity to accompany the inspector during his physical inspection of a work place, or any part or parts thereof.

Consulta-
tion with
workers

(4) Where there is no committee member representing workers, health and safety representative or worker selected under subsection 3, the inspector shall endeavour to consult during his physical inspection with a reasonable number of the

workers concerning matters of health and safety at their work.

(5) The time spent by a committee member representing workers, health and safety representative or worker selected in accordance with subsection 3 in accompanying an inspector during his physical inspection, shall be deemed to be work time for which he shall be paid by his employer at his regular or premium rate as may be proper. 1976, c. 79, s. 6 (1-3), *amended*. Entitlement to time from work

29.—(1) Where an inspector finds that a provision of this Act or the regulations is being contravened, he may order, orally or in writing, the owner, constructor, employer, or person whom he believes to be in charge of a work place or the person whom he believes to be the contravener to comply with the provision and may require the order to be carried out forthwith or within such period of time as the inspector specifies. R.S.O. 1970, c. 274, s. 618 (1), (c); 1971, c. 43, s. 10 (1); 1973, c. 47, s. 11 (1), *amended*. Orders by inspectors where non-compliance

(2) Where an inspector makes an oral order under subsection 1, he shall confirm the order in writing before leaving the work place. 1971, c. 43, s. 10 (2), *amended*. Idem

(3) An order made under subsection 1 shall indicate generally the nature of the contravention and where appropriate the location of the contravention. 1973, c. 47, s. 11 (2), *amended*. Contents of order

(4) Where an inspector makes an order under subsection 1 and finds that the contravention of this Act or the regulations is a danger or hazard to the health or safety of a worker he may, Orders by inspector where worker endangered

(a) order that any place, equipment, machine, device, article or thing or any process or material shall not be used until the order is complied with;

(b) order that work at the work place as indicated in the order shall stop until the order is complied with, or until the order to stop work is withdrawn or cancelled by an inspector;

(c) order that the work place where the contravention exists be cleared of workers and isolated by barricades, fencing or any other means suitable to prevent access thereto by a worker until the danger or hazard to the health or safety of a worker is

removed. 1971, c. 43, s. 10 (3), *amended*; 1973, c. 47, s. 11 (3, 4), *amended*.

Posting of
notice

(5) Where an inspector makes an order under this section, he may affix to the work place, or to any equipment, machine, device, article or thing, a copy thereof or a notice in the prescribed form and no person, except an inspector, shall remove such copy or notice unless authorized to do so by an inspector. 1971, c. 43, s. 10 (4); 1973, c. 47, s. 11 (6), *amended*.

Idem

(6) Where an inspector makes an order in writing or issues a report of his inspection to an owner, constructor, employer or person in charge of the work place, the owner, constructor, employer or person in charge of the work place shall forthwith cause a copy or copies thereof to be posted in a conspicuous place or places at the work place where it is most likely to come to the attention of the workers and shall furnish a copy of such order or report to the health and safety representative and the committee, if any, and the inspector shall cause a copy thereof to be furnished to a person who has complained of a contravention of this Act or the regulations. 1976, c. 79, s. 7, *amended*.

No hearing
required
prior to
making
order

(7) An inspector is not required to hold or afford to an owner, constructor, employer or any other person an opportunity for a hearing before making an order. *New*.

Entry into
barricaded
area

30. Where an order is made under clause *c* of subsection 4 of section 29, no owner, constructor, employer or supervisor shall require or permit a worker to enter the work place except for the purpose of doing work that is necessary or required to remove the danger or hazard and only where the worker is protected from the danger or hazard. 1973, c. 47, s. 11 (4), *part*.

Injunction
proceed-
ings

31. In addition to any other remedy or penalty therefor, where an order made under subsection 4 of section 29 is contravened, such contravention may be restrained upon an *ex parte* application to a judge or local judge of the Supreme Court made at the instance of a Director. 1973, c. 47, s. 13 (2), *amended*.

Appeals
from order
of an
inspector

32.—(1) Any employer, constructor, owner, worker or trade union which considers himself or itself aggrieved by any order made by an inspector under this Act or the regulations may, within fourteen days of the making thereof, appeal to a Director who shall hear and dispose of the appeal as promptly as is practicable.

(2) An appeal to a Director may be made in writing or orally or by telephone, but the Director may require the grounds for appeal to be specified in writing before the appeal is heard. Method

(3) The appellant, the inspector from whom the appeal is taken and such other persons as a Director may specify are parties to an appeal under this section. Parties

(4) On an appeal under this section, a Director may substitute his findings for those of the inspector who made the order appealed from and may rescind or affirm the order or make a new order in substitution therefor, and for such purpose has all the powers of an inspector and the order of the Director shall stand in the place of and have the like effect under this Act and the regulations as the order of the inspector. Powers of a Director

(5) In this section, an order of an inspector under this Act or the regulations includes any order or decision made or given or the imposition of any terms or conditions therein by an inspector under the authority of this Act or the regulations or the refusal to make an order or decision by an inspector. Order, extended meaning

(6) A decision of the Director under this section is final. Decision of Director final
1971, c. 43, s. 11; 1973, c. 47, s. 12, *amended*.

(7) On an appeal under subsection 1, a Director may suspend the operation of the order appealed from pending the disposition of the appeal. Suspension of order by Director pending disposition of appeal

(8) This section does not apply to the order of a Director made under section 20. *New.* Applica-tion

33.—(1) No person shall hinder, obstruct, molest or interfere with or attempt to hinder, obstruct, molest or interfere with an inspector in the exercise of a power or the performance of a duty under this Act or the regulations. Obstruc-tion of inspector

(2) Every person shall furnish all necessary means in his power to facilitate any entry, inspection, examination, testing or inquiry by an inspector in the exercise of his powers or performance of his duties under this Act or the regulations. Assistance to inspector

False
informa-
tion, etc.

(3) No person shall knowingly furnish an inspector with false information or neglect or refuse to furnish information required by an inspector in the exercise of his duties under this Act or the regulations. 1971, c. 43, s. 9; 1973, c. 47, s. 7, *amended*.

Monitoring
devices

(4) No person shall interfere with any monitoring equipment or device in a work place.

Obstruc-
tion of
committee,
etc.

(5) No person shall knowingly,

- (a) hinder or interfere with a committee, a committee member or a health and safety representative in the exercise of a power or performance of a duty under this Act;
- (b) furnish a committee, a committee member or a health and safety representative with false information in the exercise of a power or performance of a duty under this Act; or
- (c) hinder or interfere with a worker selected by a trade union or trade unions or a worker selected by the workers to represent them in the exercise of a power or performance of a duty under this Act. *New*.

Informa-
tion
confidential

34.—(1) Except for the purposes of this Act and the regulations or as required by law,

- (a) an inspector, a person accompanying an inspector or a person who, at the request of an inspector, makes an examination, test or inquiry, shall not publish, disclose or communicate to any person any information, material, statement, report or result of any examination, test or inquiry acquired, furnished, obtained, made or received under the powers conferred under this Act or the regulations; 1971, c. 43, s. 13 (1); 1973, c. 47, s. 8 (1), *amended*.
- (b) no person shall publish, disclose or communicate to any person any secret manufacturing process or trade secret acquired, furnished, obtained, made or received under the provisions of this Act or the regulations; *New*.
- (c) no person to whom information is communicated under this Act and the regulations shall divulge the name of the informant to any person; and 1971, c. 43, s. 13 (5); 1973, c. 47, s. 8 (5), *amended*.

- (d) no person shall disclose any information obtained in any medical examination, test or x-ray of a worker made or taken under this Act except in a form calculated to prevent the information from being identified with a particular person or case.
New.

(2) An inspector or a person who, at the request of an inspector, accompanies an inspector, or a person who makes an examination, test, inquiry or takes samples at the request of an inspector is not a compellable witness in a civil suit or any proceeding, except an inquest under *The Coroners Act, 1972*, respecting any information, material, statement or test acquired, furnished, obtained, made or received under this Act or the regulations. 1971, c. 43, s. 13 (3); 1973, c. 47, s. 8 (3), *amended*. Com-
pellability,
civil suit

1972, c. 98

(3) A Director may communicate or allow to be communicated or disclosed information, material, statements or the result of a test acquired, furnished, obtained, made or received under this Act or the regulations. 1971, c. 43, s. 13 (4); 1973, c. 47, s. 8 (4), *amended*. Power of
Director
to disclose

35. A Director may, upon receipt of a request in writing from the owner of a work place who has entered into an agreement to sell the same and upon payment of the fee or fees prescribed, furnish to the owner or a person designated by him copies of reports or orders of an inspector made under this Act in respect of the work place as to its compliance with subsection 1 of section 18. 1971, c. 43, s. 14, *amended*. Copies of
reports

36.—(1) No action or other proceeding for damages, prohibition, or mandamus lies or shall be instituted against a Director, an inspector, an engineer of the Ministry, a health and safety representative, a committee member, a worker selected by a trade union or trade unions or a worker selected by the workers to represent them for an act or an omission done or omitted to be done by him in good faith in the execution or intended execution of any power or duty under this Act or the regulations. Liability
of certain
persons

(2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by a Director, an inspector or an engineer of the Ministry to which it would otherwise be subject and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted. 1971, c. 43, s. 16; 1973, c. 47, s. 9, *amended*. Liability
of Crown
R.S.O. 1970,
c. 365

PART IX

OFFENCES AND PENALTIES

Penalties

37.—(1) Every person who contravenes or fails to comply with,

- (a) a provision of this Act or the regulations;
- (b) an order or requirement of an inspector or a Director; or
- (c) an order of the Minister,

is guilty of an offence and on summary conviction is liable to a fine of not more than \$25,000 or to imprisonment for a term of not more than twelve months, or to both.

Defence

(2) On a prosecution for a failure to comply with,

- (a) subsection 1 of section 13;
- (b) clause *b*, *c* or *d* of subsection 1 of section 14; or
- (c) subsection 1 of section 16,

it shall be a defence for the accused to prove that every precaution reasonable in the circumstances was taken. R.S.O. 1970, c. 274, s. 625; 1971, c. 43, s. 36; 1973, c. 47, s. 26, *amended*.

Accused
liable for
acts or
neglect of
managers,
agents, etc.

(3) In a prosecution of an offence under any provision of this Act, any act or neglect on the part of any manager, agent, representative, officer, director or supervisor of the accused, whether a corporation or not, shall be the act or neglect of the accused. *New*.

Certified
copies of
documents,
etc., as
evidence

38.—(1) In any proceeding or prosecution under this Act,

- (a) a copy of an order or decision purporting to have been made under this Act or the regulations and purporting to have been signed by the Minister or an inspector;
- (b) a document purporting to be a copy of a notice, drawing, record or other document, or any extract therefrom given or made under this Act or the regulations and purporting to be certified by an inspector; or
- (c) a document purporting to certify the result of a test or an analysis of a sample of air and setting

forth the concentration or amount of a biological, chemical or physical agent in a work place or part thereof and purporting to be certified by an inspector,

is evidence of the order, decision, writing or document, and the facts appearing in the order, decision, writing or document without proof of the signature or official character of the person appearing to have signed the order or the certificate and without further proof. 1971, c. 43, s. 41; 1973, c. 47, s. 27, *amended*.

(2) In any proceeding or prosecution under this Act, a copy of an order or decision purporting to have been made under this Act or the regulations and purporting to have been signed by the Minister, a Director or an inspector may be served, Service of
orders and
decisions

(a) personally in the case of an individual or in case of a partnership upon a partner, and in the case of a corporation, upon the president, vice-president, secretary, treasurer or a director, or upon the manager or person in charge of the work place; or

(b) by registered letter addressed to a person or corporation mentioned in clause *a* at his or its last known place of business,

and the same shall be deemed to be good and sufficient service thereof. *New*.

39. An information in respect of an offence under this Act may, at the election of the informant, be heard, tried and determined by the Provincial Court having jurisdiction in the county or district in which the accused is resident or carries on business although the subject-matter of the information did not arise in that county or district. 1973, c. 47, s. 28, *amended*. Place of
trial

40. No prosecution under this Act shall be instituted more than one year after the last act or default upon which the prosecution is based occurred. 1971, c. 43, s. 37. Limitation
on prosecu-
tions

PART X

REGULATIONS

41.—(1) The Lieutenant Governor in Council may make such regulations as are advisable for the health or safety Regula-
tions

of persons in or about a work place. 1971, c. 43, s. 45 (1); 1973, c. 47, s. 31 (1), *amended*.

Idem

(2) Without limiting the generality of subsection 1, the Lieutenant Governor in Council may make regulations,

1. defining any word or expression used in this Act or the regulations that is not defined in this Act;
2. designating or defining any industry, work place, employer or class of work places or employers for the purposes of this Act, a part of this Act, or the regulations or any provision thereof;
3. exempting any work place, industry, activity, business, work, trade, occupation, profession, constructor, employer or any class thereof from the application of a regulation or any provision thereof;
4. limiting or restricting the application of a regulation or any provision thereof to any work place, industry, activity, business, work, trade, occupation, profession, constructor, employer or any class thereof;
5. respecting any matter or thing that is required or permitted to be regulated or prescribed under this Act;
6. respecting any matter or thing, where a provision of this Act requires that the matter or thing be done, used or carried out or provided as prescribed;
7. respecting any matter or thing, where it is a condition precedent that a regulation be made prescribing the matter or thing before this Act or a provision of this Act has any effect;
8. providing for and prescribing fees and the payment or refund of fees;
9. regulating or prohibiting the installation or use of any machine, device or thing or any class thereof;
10. requiring that any equipment, machine, device, article or thing used bear the seal of approval of an organization designated by the regulations to test and approve the equipment, machine, device, article or thing and designating organizations for such purposes;
11. respecting the reporting by physicians and others of workers affected by any biological, chemical or physical agents or combination thereof;

12. regulating or prohibiting atmospheric conditions to which any worker may be exposed in a work place;
13. prescribing methods, standards or procedures for determining the amount, concentration or level of any atmospheric condition or any biological, chemical or physical agent or combination thereof in a work place;
14. prescribing any biological, chemical or physical agent or combination thereof as a designated substance;
15. prohibiting, regulating, restricting, limiting or controlling the handling of, exposure to, or the use and disposal of any designated substance;
16. adopting by reference, in whole or in part, with such changes as the Lieutenant Governor in Council considers necessary, any code or standard and requiring compliance with any code or standard that is so adopted;
17. adopting by reference any criteria or guide in relation to the exposure of a worker to any biological, chemical or physical agent or combination thereof;
18. enabling the Director by notice in writing to designate that any part of a project shall be an individual project for the purposes of this Act and the regulations and prescribing to whom notice shall be given;
19. permitting the Minister to approve laboratories for the purpose of carrying out and performing sampling, analyses, tests, and examinations, and requiring that sampling, analyses, examinations, and tests be carried out and performed by a laboratory approved by the Minister;
20. requiring and providing for the registration of employers of workers;
21. providing for the establishment, equipment, operation and maintenance of mine rescue stations, as the Minister may direct, and providing for the payment of the cost thereof and the recovery of such cost from the mining industry;

22. prescribing forms and notices and providing for their use; and
23. prescribing building standards for industrial establishments. 1971, c. 43, s. 45 (2); 1973, c. 47, s. 31 (2), *amended*.

Repeals

42. The following are repealed:

1. *The Construction Safety Act, 1973*, being chapter 47.
2. *The Industrial Safety Act, 1971*, being chapter 43.
3. *The Industrial Safety Amendment Act, 1972*, being chapter 122.
4. *The Industrial Safety Amendment Act, 1974*, being chapter 104.
5. Part IX of *The Mining Act*, being chapter 274 of the Revised Statutes of Ontario, 1970, except sections 176, 611 and 616.
6. *The Silicosis Act*, being chapter 438 of the Revised Statutes of Ontario, 1970.
7. Section 78 of *The Civil Rights Statute Law Amendment Act, 1971*, being chapter 50.
8. *The Employees' Health and Safety Act, 1976*, being chapter 79.
9. Section 10 of *The Ministry of Labour Act*, being chapter 117 of the Revised Statutes of Ontario, 1970.

**Commence-
ment**

43. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

44. The short title of this Act is *The Occupational Health and Safety Act, 1978*.

CHAPTER 84

An Act to revise The Condominium Act*Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpre-
tation

(a) “auditor” means a person licensed as a public accountant under *The Public Accountancy Act*;

R.S.O. 1970,
c. 373

(b) “board” means the board of directors of a corporation;

(c) “buildings” means the buildings included in a property;

(d) “bureau” means the corporation designated under section 56;

(e) “by-law” means a by-law of a corporation;

(f) “claim” includes a right, title, interest, encumbrance, or demand of any kind affecting land, but does not include the interest of an owner in his unit and common interest;

(g) “common elements” means all the property except the units;

(h) “common expenses” means the expenses of the performance of the objects and duties of a corporation and any expenses specified as common expenses in this Act or in a declaration;

(i) “common interest” means the interest in the common elements appurtenant to a unit;

(j) “common surplus” means the excess of all receipts of the corporation over the expenses;

- (k) "corporation" means a corporation created by this Act;
- (l) "declarant" means the owner or owners in fee simple of the land described in the description at the time of registration of a declaration and description of the land, and includes any successor or assignee of such owner or owners but does not include a *bona fide* purchaser of a unit who actually pays fair market value or any successor or assignee of such purchaser;
- (m) "declaration" means the declaration specified in section 3, and includes any amendments;
- (n) "description" means the description specified in section 4;
- (o) "encumbrance" means a claim that secures the payment of money or the performance of any other obligation, and includes a charge under *The Land Titles Act*, a mortgage and a lien;
- (p) "mortgage" includes charge and "mortgagee" includes chargee;
- (q) "owner" means the owner or owners of the freehold estate or estates in a unit and common interest, but does not include a mortgagee unless in possession;
- (r) "prescribed" means prescribed by the regulations;
- (s) "property" means the land and interests appurtenant to the land described in the description, and includes any land and interests appurtenant to land that are added to the common elements;
- (t) "proposed unit" means land described in an agreement of purchase and sale that provides for delivery to the purchaser of a deed or transfer capable of registration after a declaration and description have been registered in respect of the land;
- (u) "records" shall include those items enumerated in subsection 3 of section 26 and financial records prepared on behalf of the corporation, minutes of owners meetings and board meetings, as well as any amendments to the declaration, by-laws and rules;

(v) “registered” means registered under *The Land Titles Act* or *The Registry Act*; R.S.O. 1970, cc. 234, 409

(w) “regulations” means the regulations made under this Act;

(x) “special by-law” means a by-law that is not effective until it is,

(i) passed by the board, and

(ii) confirmed, with or without variation, by owners who own not less than two-thirds of the units at a meeting duly called for that purpose;

(y) “surveyor” means an Ontario land surveyor registered under *The Surveyors Act*; R.S.O. 1970, c. 452

(z) “unit” means a part or parts of the land included in the description and designated as a unit by the description, and comprises the space enclosed by its boundaries and all the material parts of the land within this space in accordance with the declaration and description. R.S.O. 1970, c. 77, s. 1 (1); 1974, c. 133, s. 1, amended.

(2) For the purposes of this Act, the ownership of land includes the ownership of space. R.S.O. 1970, c. 77, s. 1 (2). Ownership of land

DECLARATION AND DESCRIPTION

2.—(1) A property shall comprise only freehold land and interests, if any, appurtenant to that land. Freehold land only

(2) A declaration and description may be registered by or on behalf of the owner in fee simple of the land described in the description. Who may register

(3) Where the land and the interests appurtenant to the land described in the description are not entirely within one land titles or registry division or not entirely under *The Land Titles Act* or *The Registry Act*, the description shall not be registered. Land must be in one division

(4) Where the land described in a description is situated in a provisional judicial district or in a county, part of a county, city or separated town to which *The Land Titles Act* applies, the declaration and description must be registered under that Act. Where land in land titles area

Where land
not in land
titles area
R.S.O. 1970,
cc. 234, 59, 409

(5) Where the land described in a description is situate in a county, part of a county, city or separated town to which *The Land Titles Act* does not apply, a certificate of title under *The Certification of Titles Act* showing the owner by whom the declaration and description are being registered as the owner in fee simple of the land shall be registered under *The Registry Act* before the declaration and description are registered.

Effect of
registration

(6) Upon registration of a declaration and description, the land and the interests appurtenant to the land described in the description are governed by this Act. R.S.O. 1970, c. 77, s. 2.

What
declaration
must contain

3.—(1) A declaration shall not be registered unless it is executed by the owner or owners of the land and interests appurtenant to the land described in the description and unless it contains,

- (a) a statement of intention that the land and interests appurtenant to the land described in the description be governed by this Act;
- (b) the consent, in the prescribed form, of every person having a registered mortgage against the land or interests appurtenant to the land described in the description;
- (c) a statement, expressed in percentages, of the proportions of the common interests;
- (d) a statement, expressed in percentages allocated to the units, of the proportions in which the owners are to contribute to the common expenses;
- (e) an address for service and a mailing address for the corporation; and
- (f) a specification of any parts of the common elements that are to be used by the owners of one or more designated units and not by all the owners. R.S.O. 1970, c. 77, s. 3 (1); 1974, c. 133, s. 2 (1), *amended*.

Where consent
not to be
withheld

(2) The consent mentioned in clause *b* of subsection 1 shall not be withheld by reason only of the failure of the proposed declarant to enter into a specified number of agreements of purchase and sale for the sale of proposed units. *New*.

(3) In addition to the matters mentioned in subsection 1, ^{What} and in any other section in this Act, a declaration may ^{declaration} may contain contain,

- (a) a specification of common expenses;
- (b) provisions respecting the occupation and use of the units and common elements;
- (c) provisions restricting gifts, leases and sales of the units and common interests;
- (d) a specification of duties of the corporation consistent with its objects; and
- (e) a specification of any allocation of the obligations to repair and to maintain the units and common elements. R.S.O. 1970, c. 77, s. 3 (2), *amended*.

(4) Subject to subsection 5, the declaration may be ^{Amendment} amended only with the consent of all owners and all persons ^{of} declaration having registered mortgages against the units and common interests. R.S.O. 1970, c. 77, s. 3 (3), *amended*.

(5) Where any provision in a declaration or by-law is ^{Inconsis-} inconsistent with the provisions of this Act, the provisions ^{tent} provisions of this Act shall prevail and the declaration or by-law is deemed to be amended accordingly. *New*.

(6) When a declaration is amended, the corporation shall ^{Registration} register a copy of the amendment executed by all the owners and all persons having registered mortgages against the units and common interests, and until the copy is registered the amendment is ineffective. R.S.O. 1970, c. 77, s. 3 (4).

(7) Notwithstanding subsections 4 and 6, the corporation ^{Change of} may by resolution of the board change its address for service ^{address for} and its mailing address and the change does not take effect ^{service} until a notice thereof in the prescribed form is registered.

(8) The corporation, on at least seven days notice to every ^{Amendment} owner and mortgagee, or an owner, on at least seven days ^{by judge} notice to the corporation and every other owner and mortgagee, may apply to a judge of the county or district court for an order amending the declaration or description and the judge, if he is satisfied that an amendment is necessary or desirable to correct an error or inconsistency in the declaration or description or arising out of the carrying out of the intent and purpose of the declaration or description, may make the order.

Registration

(9) An amendment to a declaration or description made by an order under subsection 8 is ineffective until a certified copy of the order is registered. 1974, c. 133, s. 2 (2), *amended*.

What
description
must contain

4.—(1) A description shall contain,

- (a) a plan of survey showing the perimeter of the horizontal surface of the land and the perimeter of the buildings;
- (b) structural plans of the buildings;
- (c) a specification of the boundaries of each unit by reference to the buildings;
- (d) diagrams showing the shape and dimensions of each unit and the approximate location of each unit in relation to the other units and the buildings;
- (e) a certificate of a surveyor that the buildings have been constructed and that the diagrams of the units are substantially accurate and substantially in accordance with the structural plans; and
- (f) a description of any interests appurtenant to the land that are included in the property,

prepared in accordance with the regulations.

Approval of
description

(2) A description shall not be registered unless it has been approved in accordance with the regulations. R.S.O. 1970, c. 77, s. 4.

REGISTRATION

Index

5.—(1) Every land registrar in whose office a declaration and description are registered shall keep an index in the prescribed form to be known as the "Condominium Corporations Index".

Combined
offices

(2) Where a land titles office is combined with a registry office, one index under subsection 1 shall be kept for all declarations and descriptions registered in the combined offices.

Condominium
Register

(3) Every land registrar in whose office a declaration and description are registered shall keep a register in the prescribed form to be known as the "Condominium Register".

(4) Declarations, descriptions, by-laws, notices of termination, and other instruments respecting land governed by this Act shall be registered and recorded in the Condominium Register in accordance with this Act and the regulations, but, except as otherwise provided by this Act and the regulations, *The Land Titles Act* or *The Registry Act*, as the case may be, applies in respect of property governed by this Act. R.S.O. 1970, c. 77, s. 5; 1974, c. 133, s. 3.

This Act
to govern
registrations,
etc.

R.S.O. 1970,
cc. 234, 409

UNITS AND COMMON ELEMENTS

6.—(1) Units and common interests are real property for all purposes.

Nature of
units and
common
interests

(2) Subject to this Act, the declaration and the by-laws, each owner is entitled to exclusive ownership and use of his unit.

Ownership
of units

(3) No condition shall be permitted to exist and no activity shall be carried on in any unit or the common elements that are likely to damage the property.

Dangerous
activities

(4) The corporation or any person authorized by the corporation may enter any unit at any reasonable time to perform the objects and duties of the corporation. R.S.O. 1970, c. 77, s. 6.

Right to
entry

7.—(1) The owners are tenants in common of the common elements.

Ownership
of common
elements

(2) An undivided interest in the common elements is appurtenant to each unit.

Common
interests

(3) The proportions of the common interests are those expressed in the declaration.

Proportions

(4) Each owner may make reasonable use of the common elements subject to this Act, the declaration, the by-laws and the rules.

Use of
common
elements

(5) The ownership of a unit shall not be separated from the ownership of the common interest, and any instrument that purports to separate the ownership of a unit from a common interest is void.

Ownership
not to be
separated

(6) Except as provided by this Act, the common elements shall not be partitioned or divided.

No division

Encum-
brances not
enforceable

(7) No encumbrance is enforceable against the common elements after the declaration and description are registered.

Saving

(8) Where, but for subsection 7, an encumbrance would be enforceable against the common elements, the encumbrance is enforceable against all the units and common interests.

Discharge

(9) Any unit and common interest may be discharged from such an encumbrance by payments to the claimant of a portion of the sum claimed, determined by the proportions specified in the declaration for sharing the common interests.

Idem

(10) Upon payment of a portion of the encumbrance sufficient to discharge a unit and common interest, and upon demand, the claimant shall give to the owner a discharge of that unit and common interest in accordance with the regulations. R.S.O. 1970, c. 77, s. 7 (1-10).

Assessment

(11) For the purposes of municipal assessment and taxation, each unit and common interest constitute a parcel, and the common elements do not constitute a parcel except for those parts of the common elements that are leased for business purposes under section 9 upon which the lessee carries on an undertaking for gain that will constitute separate parcels for business assessment under *The Assessment Act*. R.S.O. 1970, c. 77, s. 7 (11), *amended*.

R.S.O. 1970,
c. 32

Where
corporation
deemed to
be occupier

(12) For the purpose of determining liability resulting from breach of the duties of an occupier of land, the corporation shall be deemed to be the occupier of the common elements and the owners shall be deemed not to be occupiers of the common elements. R.S.O. 1970, c. 77, s. 7 (12).

EASEMENTS

Easements
appurtenant
to units

8.—(1) The following easements are appurtenant to each unit:

1. Where a building or any part of a building,

(a) moves after registration of the declaration and description; or

(b) after having been damaged and repaired, is not restored to the position occupied at the time of registration of the declaration and description,

an easement for exclusive use and occupation in accordance with this Act, the declaration and the by-laws, over the space of the other units and common elements that would be space included in the unit if the boundaries of the unit were determined by the position of the buildings from time to time after registration of the description and not at the time of registration.

2. An easement for the provision of any service through any installation in the common elements or any other unit.
3. An easement for support by the common elements and any other unit capable of providing support.

(2) The following easements are appurtenant to the common elements:

Easements
appurtenant
to common
elements

1. An easement for the provision of any service through any installation in any unit.
2. An easement for support by any unit capable of providing support. R.S.O. 1970, c. 77, s. 8.

9.—(1) The corporation may, by special by-law,

Easements
and leases
of common
elements

- (a) lease any part of the common elements, except any part that the declaration specifies is to be used by the owners of one or more designated units and not by all the owners; and
- (b) grant or transfer an easement or licence through the common elements.

(2) A lease or grant or transfer or an easement or licence mentioned in subsection 1, signed by the authorized officers of the corporation under its seal, affects the interest of every owner in the common elements as if the lease, grant or transfer had been executed by him, and shall have attached thereto an affidavit of one of the officers stating that the lease, grant or transfer was authorized by a special by-law of the corporation. 1974, c. 133, s. 4, *amended*.

Binding
on all
owners

CORPORATION

10.—(1) The registration of a declaration and description creates a corporation without share capital whose members are the owners from time to time. R.S.O. 1970, c. 77, s. 9 (1).

Creation

Name of corporation	(2) The land registrar shall assign a name to each corporation or proposed corporation in accordance with the regulations. 1974, c. 133, s. 5 (1).
R.S.O. 1970, cc. 89, 280 1976, c. 66 not to apply	(3) <i>The Corporations Act, The Corporations Information Act, 1976</i> and the provisions respecting mortmain of <i>The Mortmain and Charitable Uses Act</i> do not apply to the corporation. R.S.O. 1970, c. 77, s. 9 (3).
Corporation seal	11. —(1) The corporation shall have a seal that shall be adopted and may be changed by resolution of the directors.
Idem	(2) The name of the corporation shall appear in legible characters on the seal. <i>New.</i>
Objects	12. —(1) The objects of the corporation are to manage the property and any assets of the corporation. R.S.O. 1970, c. 77, s. 9 (4).
Corporation duty	(2) The corporation has a duty to control, manage and administer the common elements and the assets of the condominium corporation. <i>New.</i>
Duty to effect compliance	(3) The corporation has a duty to effect compliance by the owners with this Act, the declaration, the by-laws and the rules. R.S.O. 1970, c. 77, s. 9 (12), <i>amended.</i>
Duties	(4) The declaration or the by-laws may specify duties of the corporation consistent with its objects, responsibilities and duties. R.S.O. 1970, c. 77, s. 9 (13), <i>amended.</i>
Right to performance of duties	(5) Each owner and each person having a registered mortgage against a unit and common interest has the right to the performance of any duty of the corporation specified by this Act, the declaration, the by-laws and the rules. R.S.O. 1970, c. 77, s. 9 (14), <i>amended.</i>
Real and personal property	13. —(1) The corporation may own, acquire, encumber and dispose of real and personal property for the use and enjoyment of the property.
Interest in assets	(2) The owners share the assets of the corporation in the same proportions as the proportions of their common interests in accordance with this Act, the declaration and the by-laws. R.S.O. 1970, c. 77, s. 9 (15, 16).
Action by corporation	14. —(1) The corporation after giving written notice to all owners and mortgagees may, on its own behalf and on behalf of any owner, sue for and recover damages and costs

in respect of any damage to common elements, the assets of the corporation or individual units, and the legal and court costs in any such actions brought in whole or in part on behalf of any owners in respect of their units shall be borne by those owners in the proportion in which their interests are affected.

(2) The corporation after giving written notice to all owners and mortgagees may sue on its own behalf and on behalf of any owner with respect to the common elements and any units, notwithstanding that the corporation was not a party to the contract in respect of which the action is brought, and the legal and court costs in an action brought in whole or in part on behalf of any owners in respect of their units shall be borne by those owners in the proportion in which their interests are affected. Idem

(3) The notice referred to in subsections 1 and 2 is not required to be given in respect of an action brought in the small claims court. *New.* Idem

(4) Any judgment for payment in favour of the corporation in an action brought on its own behalf is an asset of the corporation. R.S.O. 1970, c. 77, s. 9 (18), *amended.* Idem

(5) The corporation may, as representative of the owners of the units, be sued in respect of any matter relating to the common elements or assets of the corporation. *New.* Corporation
may be sued

(6) Where an action is commenced after this Act comes into force, a judgment for the payment of money against the corporation is also a judgment against each owner at the time of judgment for a portion of the judgment determined by the proportions specified in the declaration for sharing the common interests. Judgment
against
corporation

(7) Where an action has been commenced before this Act came into force, a judgment for the payment of money against the corporation is also a judgment against each owner at the time the cause of action arose for a portion of the judgment determined by the proportions specified in the declaration for sharing the common expenses. R.S.O. 1970, c. 77, s. 9 (17), *amended.* Idem

15.—(1) The affairs of the corporation shall be managed by a board of directors, consisting of three persons or such greater number as the by-laws may provide, elected by the owners. R.S.O. 1970, c. 77, s. 9 (5), *amended.* Board of
directors

Change in
number of
directors

(2) A corporation may by by-law increase or, subject to subsection 1, decrease the number of the directors as set out in its by-laws.

Age of
directors

(3) No person under eighteen years of age shall be a director of the corporation.

Qualifications

(4) No undischarged bankrupt or mentally incompetent person shall be a director and if a director becomes a bankrupt or a mentally incompetent person he thereupon ceases to be a director.

Consent

(5) A person who is elected or appointed a director is not a director unless,

(a) he was present at the meeting when he was elected or appointed and did not refuse at the meeting to act as a director; or

(b) when he was not present at the meeting when he was elected or appointed, he consented to act as director in writing before his election or appointment or within ten days thereafter.

Idem

(6) For the purposes of subsection 5, a person who is elected or appointed as director and refuses under clause *a* of that subsection or fails to consent under clause *b* of that subsection shall be deemed not to have been elected or appointed as a director. *New.*

Term

(7) The term of the members of the board shall be three years or such lesser period as the by-laws may provide, but the directors may continue to act until their successors are elected, and directors are eligible for re-election. R.S.O. 1970, c. 77, s. 9 (6), *amended.*

Removal

(8) Any director may be removed before the expiration of his term by a vote of owners who together own a majority of the units and the owners may elect, in accordance with the by-laws dealing with the election of directors, any person qualified to be a member of the board for the remainder of the term of the director removed.

Vacancy

(9) If a vacancy in the membership of the board occurs, other than by way of removal under subsection 8 or as a result of the number of directors being increased, subject to subsection 11, the majority of the remaining members of the board may appoint any person qualified to be a member of the board to fill the vacancy until the next annual meeting at which time the vacancy shall be filled by election by the owners. 1974, c. 133, s. 5 (2), *amended.*

(10) Where the number of directors is increased, the vacancies resulting from such increase shall only be filled by election at a meeting of the owners duly called for that purpose. Increase

(11) When there is not a quorum of directors in office, the director or directors then in office shall forthwith call a meeting of owners to fill the vacancies, and, in default or if there are no directors then in office, the meeting may be called by any owner. *New.* Election
when no
quorum

16.—(1) A quorum for the transaction of business is a majority of the members of the board or such greater number as the by-laws may provide. R.S.O. 1970, c. 77, s. 9 (8), *amended.* Quorum

(2) No business of a corporation shall be transacted by its board except at a meeting of directors at which a quorum of the board is present. Conduct of
business

(3) Where there is a vacancy or vacancies in the board, the remaining directors may exercise all the powers of the board so long as a quorum of the board remains in office. Idem

(4) In addition to any other provision in the by-laws of a corporation for calling meetings of directors, a quorum of the directors may, at any time, call a meeting of the directors for the transaction of any business, the general nature of which is specified in the notice calling the meeting. Calling
meetings of
directors

(5) In the absence of any other provision in that behalf in the by-laws of the corporation, at least ten days written notice of the time and place for the holding of the meeting shall be given to every director of the corporation, personally or by prepaid mail, addressed to him at his latest address as shown on the records of the corporation. *New.* Notice

17.—(1) Every director of a corporation who has, directly or indirectly, any interest in any contract or transaction to which the corporation is or is to be a party, other than a contract or transaction in which his interest is limited solely to his remuneration as a director, officer or employee, shall declare his interest in such contract or transaction at a meeting of the directors of the corporation and shall at that time disclose the nature and extent of such interest including, as to any contract or transaction involving the purchase or sale of property by or to the corporation, the cost of the property to the purchaser and the cost thereof to the seller, if acquired by the seller within five years before the date of the contract or transaction, to the extent Disclosure
by director
of interest
in contracts

to which such interest or information is within his knowledge or control, and shall not vote and shall not in respect of such contract or transaction be counted in the quorum.

Interest
to be
material

(2) Subsection 1 does not require the disclosure of any interest in any contract or transaction unless the interest and the contract or transaction are both material.

When
declaration
of interest
to be made

(3) The declaration required in subsection 1 shall be made at the meeting of the directors at which the proposed contract or transaction is first considered, or if the director is not at the date of the meeting interested in the proposed contract or transaction, at the next meeting of the directors held after he becomes so interested, or if the director becomes interested in a contract or transaction after it is entered into, at the first meeting of the directors held after he becomes so interested, or if a contract or a proposed contract or transaction is one that in the ordinary course of the corporation's business would not require approval by the directors or owners, at the first meeting of the directors held after the director becomes aware of it.

Effect of
declaration

(4) If a director has made a declaration and disclosure of his interest in a contract or transaction in compliance with this section and has not voted in respect of the contract or transaction at the meeting of the directors of the corporation, the director, if he was acting honestly and in good faith at the time the contract or transaction was entered into, is not by reason only of his holding the office of director accountable to the corporation or to its owners for any profit or gain realized from the contract or transaction, and the contract or transaction is not voidable by reason only of the director's interest therein.

Confirmation
by owners

(5) Notwithstanding anything in this section, a director, if he was acting honestly and in good faith, is not accountable to the corporation or to the owners for any profit or gain realized from any such contract or transaction by reason only of his holding the office of director, and the contract or transaction is not by reason only of the director's interest therein voidable,

- (a) if the contract or transaction is confirmed or approved by at least two-thirds of the votes cast at a meeting of the owners duly called for that purpose; and
- (b) if the nature and extent of the director's interest in the contract or transaction are declared and disclosed in reasonable detail in the notice calling the meeting.

(6) For the purposes of this section, a general notice to the directors by a director declaring that he is a director or officer of or has a material interest in a person that is a party to a contract or proposed contract with the corporation is a sufficient declaration of interest in relation to any contract so made. *New.* General notice of interest

18.—(1) A corporation shall hold an annual meeting of the owners not more than three months after the registration of the declaration and description, and subsequently not more than fifteen months after the holding of the last preceding annual meeting, and at such meeting any owner or any mortgagee entitled to vote shall have an opportunity to raise any matter relevant to the affairs and business of the corporation. Annual meetings

(2) The board, or any mortgagee holding mortgages on not less than 15 per cent of the units, may at any time call a meeting of the owners of the corporation for the transaction of any business, the nature of which shall be specified in the notice calling the meeting. 1974, c. 133, s. 6, *part, amended.* Other meetings

(3) Unless otherwise provided in this Act, a quorum for the transaction of business at a meeting of owners is those owners present in person or represented by proxy owning $33\frac{1}{3}$ per cent of the units. *New.* Quorum

19.—(1) The board shall, upon receipt of a requisition in writing made by owners who together own at least 15 per cent of the units, call and hold a meeting of the owners and if the meeting is not called and held within thirty days of the receipt of the requisition, any of the requisitionists may call the meeting, and in such case, the meeting shall be held within sixty days of receipt of the requisition. Requisition for owners' meeting

(2) The requisition shall state the nature of the business to be presented at the meeting and shall be signed by the requisitionists and deposited at the address for service of the corporation. 1974, c. 133, s. 6, *part, amended.* Requisition

20.—(1) At least ten days written notice of every meeting of the owners specifying the place, the date and the hour thereof and the nature of the business to be presented shall be given to each owner or mortgagee entitled to vote, personally or by prepaid mail addressed to him at the address provided under subsection 2. Notice

(2) The corporation shall maintain a record upon which shall be entered each owner or mortgagee who notifies the corporation of his entitlement to vote and of his address for service, and the notice of a meeting required by subsection 1 Sufficient notice

shall be deemed to be sufficiently given if given in accordance with subsection 1 to those persons entered on the record twelve days before the date of the meeting. 1974, c. 133, s. 6, *part, amended*.

Right to
vote

(3) A mortgagee who receives a notice shall, in order to be entitled to exercise the right of the owner to vote or to consent, notify the corporation and the owner of his intention to exercise such right at least two days before the date specified in the notice for the meeting. 1974, c. 133, s. 6, *part, amended*.

Records

21. The corporation shall keep adequate records, and any owner or his agent duly authorized in writing may inspect the records on reasonable notice and at any reasonable time. R.S.O. 1970, c. 77, s. 9 (11), *amended*.

Voting

22.—(1) All voting by owners shall be on the basis of one vote per unit and, where two or more persons entitled to vote in respect of one unit disagree on their vote, the vote in respect of that unit shall not be counted.

Idem

(2) On a show of hands or on a poll, votes may be given either personally or by proxy.

Proxy

(3) An instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney, and may be either general or for a particular meeting.

Idem

(4) A proxy need not be an owner.

Where not
entitled
to vote

(5) Except where, under this Act or the by-laws of the corporation, a unanimous vote of all the owners is required, an owner is not entitled to vote at any meeting if any contributions payable in respect of his unit are in arrears for more than thirty days prior to the meeting.

Majority
voting

(6) Unless otherwise provided in this Act, all questions proposed for the consideration of the owners at a meeting of owners shall be determined by a majority of the votes cast.

No vote
for parking
or storage
unit

(7) No owner is entitled to a vote in respect of a unit that is intended for parking or storage purposes. *New*.

Officers

23.—(1) A corporation shall have a president and a secretary and such other officers as are provided for by by-law or by resolution of the directors and the same person may hold two or more offices.

(2) In the absence of other provisions in that behalf in the by-laws, the directors, Election and appointment

- (a) shall elect the president from among themselves;
- (b) shall appoint or elect the secretary; and
- (c) may appoint or elect one or more vice-presidents or other officers. *New.*

24.—(1) Every director and officer of a corporation shall exercise the powers and discharge the duties of his office honestly and in good faith. *New.* Standards of care, etc., of directors

(2) The acts of a member of the board or an officer of the board are valid notwithstanding any defect that may afterwards be discovered in his election or qualifications. *R.S.O. 1970, c. 77, s. 9 (9).* Defects

25.—(1) Subject to subsection 2, the by-laws of a corporation may provide that every director and officer of the corporation and his heirs, executors, administrators and other legal personal representatives may from time to time be indemnified and saved harmless by the corporation from and against, Indemnification of directors

- (a) any liability and all costs, charges and expenses that he sustains or incurs in respect of any action, suit or proceeding that is proposed or commenced against him for or in respect of anything done or permitted by him in respect of the execution of the duties of his office; and
- (b) all other costs, charges and expenses that he sustains or incurs in respect of the affairs of the corporation.

(2) No director or officer of a corporation shall be indemnified by the corporation in respect of any liability, costs, charges or expenses that he sustains or incurs in or about any action, suit or other proceeding as a result of which he is adjudged to be in breach of any duty or responsibility imposed upon him under this Act or under any other statute unless, in an action brought against him in his capacity as director or officer, he has achieved complete or substantial success as a defendant. Idem

(3) A corporation may purchase and maintain insurance for the benefit of a director or officer thereof except insurance against a liability, cost, charge or expense of the director or Insurance

officer incurred as a result of a contravention of subsection 1 of section 24. *New.*

Election
of new
board

26.—(1) The board elected at a time when the declarant owns a majority of the units shall, not more than twenty-one days after the declarant ceases to be the registered owner of a majority of the units, call a meeting of the owners to elect a new board, and such meeting shall be held within twenty-one days after the calling of the meeting.

Owner,
etc., may
call
meeting

(2) If the meeting referred to in subsection 1 is not called within the time provided for by that subsection, any owner or any mortgagee entitled to vote may call the meeting. 1974, c. 133, s. 6, *part, amended.*

Things to
be turned
over to
the board

(3) At the meeting required under subsection 1, the declarant shall give to the board elected at that meeting,

- (a) the seal of the corporation;
- (b) the minute book for the corporation, containing the most current copies of the declaration, by-laws, rules and regulations and any amendments thereto;
- (c) copies of all agreements entered into by the corporation or the declarant or his representatives on behalf of the corporation, including the management contracts, deeds, leases, licences and those items set out in subsection 6 of section 52;
- (d) a record maintained under subsection 2 of section 20;
- (e) the existing warranties and guarantees for all the equipment, fixtures and chattels included in the sale of either the units or common elements that are not protected by warranties and guarantees given directly to a unit purchaser;
- (f) the as-built architectural, structural, engineering, mechanical, electrical and plumbing plans;
- (g) the original specifications indicating thereon all material changes;
- (h) the plans for underground site service, site grading, drainage and landscaping together with cable television drawings if available;
- (i) such other available plans and information not mentioned in clause *f*, *g*, or *h* but relevant to future repair or maintenance of the property;

- (j) an unaudited financial statement prepared as at a date not earlier than thirty days prior to the meeting;
- (k) a table depicting the maintenance responsibilities and indicating whether the corporation or the unit owners are responsible;
- (l) bills of sale or transfers for all items that are assets of the condominium corporation but not part of the real property;
- (m) a list detailing current replacement costs and life expectancy under normal maintenance conditions of all major capital items in the property, including, where applicable, those items set out in subsection 1 of section 36; and
- (n) all financial records of the corporation and of the declarant relating to the operation of the corporation from the date of registration of the declaration and the description.

(4) The declarant shall give to the board within sixty ^{Idem} days after the meeting required under subsection 1 an audited financial statement prepared as at the date of the meeting required under subsection 1. *New.*

27.—(1) The corporation shall obtain and maintain insurance on its own behalf and on behalf of the owners of the units and common elements, excluding improvements and betterments made or acquired by an owner, against major perils to the replacement cost thereof, and against such other perils as may be specified by the declaration or by-laws, and for this purpose the corporation shall be deemed to have an insurable interest in the units and common elements. ^{Corporation shall maintain insurance}

(2) Any payment by an insurer under a policy of insurance entered into under subsection 1 shall, notwithstanding the terms of the policy, be paid to the order of insurance trustees, if any, or otherwise shall be paid to or to the order of the corporation and, subject to subsection 2 of section 42, the corporation shall forthwith use the proceeds for the repair or replacement of the damaged units and common elements so far as the same may be effected lawfully. ^{Payment of insurance}

(3) Insurance obtained and maintained by a corporation under subsection 1 shall be deemed not to be other insurance for the purpose of any prohibition of or condition against other insurance in a policy of an owner insuring against loss of or damage to his unit or his interest in the common ele- ^{Insurance under subs. 1 not other insurance}

ments and covering only to the extent that the insurance placed by the corporation is inapplicable, inadequate or ineffective.

Insurance
non-
contributory
R.S.O. 1970,
c. 224

(4) Notwithstanding section 124 of *The Insurance Act* or the provisions of the policy, a policy of insurance issued under subsection 1 and any other policy of insurance, except another policy issued under subsection 1, are not liable to be brought into contribution with each other.

Liability
insurance

(5) The corporation shall obtain and maintain insurance against its liability resulting from breach of duty as occupier of the common elements or arising from the ownership, use or operation, by or on its behalf, of boilers, machinery, pressure vessels and motor vehicles, in addition to such other insurance as may be specified in the declaration or by-laws.

Act of
person does
not breach
policy

(6) Notwithstanding the terms of a policy issued under subsection 1, no act of any person shall be deemed to be a breach of the conditions of the policy where such act is prejudicial to the interests of the corporation or the owners.

Provision
for notice

(7) A policy of insurance issued under subsection 1 shall be deemed to include provision for sixty days notice sent by registered mail to be given by the insurer to the corporation and to the insurance trustees, if any, in the event of termination of the insurance by the insurer.

Application
of section

(8) In the event that any provision of a policy issued under subsection 1 or any part of *The Insurance Act* is in conflict or inconsistent with this section or any part thereof, the provisions of this section shall apply.

Capacity to
maintain
insurance

(9) Nothing in this section shall be construed to restrict the capacity of a corporation, an owner or any other person to obtain and maintain insurance in respect of any insurable interest.

Insurance
money to be
used for
repairs
R.S.O. 1970,
c. 279

(10) Notwithstanding any provision in a mortgage and notwithstanding subsection 2 of section 6 of *The Mortgages Act*, a mortgagee shall not require that any money received on an insurance of the property or any part thereof be applied in or towards the discharge of the money due under his mortgage and any such requirement is void.

Interpre-
tation

(11) For the purposes of subsection 1, "major perils" means the perils of fire, lightning, smoke, windstorm, hail, explosion, water escape, strikes, riots or civil commotion, impact by aircraft and vehicles, vandalism and malicious mischief. R.S.O. 1970, c. 77, s. 15, *amended*.

BY-LAWS AND RESOLUTIONS

28.—(1) The board may pass by-laws, not contrary to ^{By-laws} this Act or to the declaration,

- (a) to govern the number, qualification, nomination, election, term of office and remuneration of the directors;
- (b) to regulate the meeting, quorum and functions of the board;
- (c) to govern the appointment, remuneration, functions, duties and removal of agents, officers and employees of the corporation and the security, if any, to be given by them to it;
- (d) to govern the management of the property;
- (e) to govern the maintenance of the units and common elements;
- (f) to govern the use and management of the assets of the corporation;
- (g) specifying duties of the corporation;
- (h) to govern the assessment and collection of contributions towards the common expenses;
- (i) authorizing the borrowing of money to carry out the objects and duties of the corporation; and
- (j) respecting the conduct generally of the affairs of the corporation.

(2) Subject to subsection 5, a by-law passed under sub- ^{Confirmation} section 1 is not effective until it is confirmed, with or without variation, by owners who own not less than 51 per cent of the units at a meeting duly called for that purpose.

(3) A by-law relating to the remuneration of a director ^{Remunera-} or directors shall fix the remuneration and the period for ^{tion of} which it is to be paid. *New.* ^{directors}

(4) The by-laws shall be reasonable and consistent with ^{By-laws} this Act and the declaration. ^{must be} ^{reasonable}

Registration (5) When a by-law or special by-law is made by the corporation, the corporation shall register a copy of the by-law or special by-law together with a certificate executed by the corporation that the by-law was made in accordance with this Act, the declaration and the by-laws, and until the copy and certificate are registered the by-law is ineffective. R.S.O. 1970, c. 77, s. 10 (2, 3).

RULES GOVERNING USE OF COMMON ELEMENTS

House rules **29.**—(1) The board may make rules respecting the use of common elements and units or any of them to promote the safety, security or welfare of the owners and of the property or for the purpose of preventing unreasonable interference with the use and enjoyment of the common elements and of other units. R.S.O. 1970, c. 77, s. 11 (1); 1974, c. 133, s. 8, *amended*.

Idem (2) The rules shall be reasonable and consistent with this Act, the declaration and the by-laws.

Compliance and enforcement (3) The rules shall be complied with and enforced in the same manner as the by-laws. R.S.O. 1970, c. 77, s. 11 (2, 3).

When rules effective (4) Subject to subsection 5, any rule made under subsection 1 shall be effective thirty days after notice thereof has been given to each owner unless the board is in receipt of a requisition in writing made under section 19 requiring a meeting of owners to consider the rules.

Idem (5) If a meeting of owners is required, the rule made under subsection 1 shall become effective only upon approval at such meeting of owners.

Owners amending or repealing rules (6) The owners may at any time after a rule becomes effective amend or repeal a rule at a meeting of owners duly called for that purpose. *New*.

Entry by canvassers **30.** No corporation or servant or agent of a corporation shall restrict reasonable access to the property by candidates, or their authorized representatives, for election to the House of Commons, the Legislative Assembly, any office in a municipal government or school board for the purpose of canvassing or distributing election material. 1974, c. 133, s. 9.

OBLIGATION OF OWNERS AND OCCUPIERS

Obligations and rights of owners, etc. **31.**—(1) Each owner is bound by and shall comply with this Act, the declaration, the by-laws and the rules.

(2) Each owner has a right to the compliance by the other owners with this Act, the declaration, the by-laws and the rules. Idem

(3) The corporation, and every person having an encumbrance against any unit and common interest, has a right to the compliance by the owners with this Act, the declaration, the by-laws and the rules. R.S.O. 1970, c. 77, s. 12, *amended*. Right of corporation and encumbrancers

(4) Each person in occupation of a proposed unit is bound by and shall comply with the rules proposed by the proposed declarant where those rules are reasonable and consistent with this Act. Obligations and rights of occupiers

(5) Each person in occupation of a proposed unit has a right to the compliance by every other occupant of a proposed unit with the rules proposed by the proposed declarant. Idem

(6) The proposed declarant has a duty, until registration of the declaration and description, to effect compliance by occupiers of proposed units with the rules proposed by the declarant. *New*. Duty of proposed declarant

32.—(1) The owners shall contribute towards the common expenses in the proportions specified in the declaration. R.S.O. 1970, c. 77, s. 13 (1). Duty of owners to contribute to common expenses

(2) Any common surplus in a corporation shall be applied either against future common expenses or paid into the reserve fund, but shall not, other than on termination, be distributed to the owners or mortgagees. *New*. Application of common surplus

(3) The obligation of an owner to contribute towards the common expenses shall not be avoided by waiver of the right to use the common elements or by abandonment. R.S.O. 1970, c. 77, s. 13 (3). No avoidance

(4) Where an owner defaults in his obligation to contribute to the corporation towards the common expenses as provided under subsection 1 of this section or subsection 7 of section 41, the corporation has a lien for the unpaid amount against his unit and its appurtenant common interest together with all reasonable costs, charges and expenses incurred by the corporation in connection with the collection or attempted collections of the unpaid amount. 1974, c. 133, s. 10, *part*; 1977, c. 67, s. 1 (1), *amended*. Lien

(5) The lien mentioned in subsection 4 expires three months after the default that gave rise to the lien first occurred unless the corporation within that time registers a notice of lien in the prescribed form, and, where the notice is Expiration of lien

registered in accordance with subsection 5 of section 33, no further notice or registration is required in respect of default in payment occurring or continuing after registration. 1977, c. 67, s. 1 (2), *amended*.

Lien
enforcement

(6) The lien may be enforced in the same manner as a mortgage. R.S.O. 1970, c. 77, s. 13 (5).

Discharge

(7) Upon payment of the unpaid amount together with all reasonable costs, charges and expenses incurred by the corporation in connection with the collection or attempted collection of the unpaid amount and upon demand, the corporation shall give the owner a discharge in the prescribed form. 1977, c. 67, s. 1 (3).

Certificate
of lien

(8) Any person acquiring or proposing to acquire an interest in a unit from an owner may request the corporation to give a certificate in the prescribed form in respect of the common expenses of the owner and of default in payment thereof, if any, by the owner, together with such statements and information as are prescribed by the regulations, and the certificate binds the corporation as against the person requesting the certificate in respect of any default or otherwise shown in the certificate, as of the day it is given.

Idem

(9) The corporation shall give the certificate and the statements and information referred to in subsection 8 within seven days after its receipt of the request therefor and, where the corporation fails to give the certificate, statements and information within the time prescribed, the corporation shall be deemed, as against the person requesting the certificate, to have given a certificate stating no default. 1974, c. 133, s. 10, *part, amended*.

Fee

(10) The corporation may charge a fee for providing the certificate, statements and information referred to in subsection 8, in the amount prescribed by regulation. *New*.

Lien has
priority

33.—(1) Where a lien created by subsection 4 of section 32 is in respect of a unit for residential purposes, that lien has priority over every registered and unregistered encumbrance notwithstanding that such encumbrance existed prior to the lien arising.

Where subs. 1
does not
apply

(2) Subsection 1 does not apply,

(a) to a lien arising before the 1st day of January, 1978;

(b) in respect of a claim of the Crown other than by way of a mortgage;

- (c) in respect of a claim for taxes, charges, rates or assessments levied or recoverable under *The Municipal Act*, *The Education Act, 1974*, *The Local Roads Boards Act*, *The Statute Labour Act* or *The Local Improvement Act*; or R.S.O. 1970, cc. 284, 256, 445, 255 1974, c. 109
- (d) to such lien or claim that may be designated by regulation. 1977, c. 67, s. 2, *part, amended*.
- (3) Every mortgage of a unit for residential purposes shall be deemed to contain a provision that, Provisions deemed in mortgage
- (a) the mortgagee has the right to collect the owner's contribution towards common expenses and shall forthwith pay any amount so collected to the corporation on behalf of the unit owner;
- (b) the owner's default in the payment of common expenses shall constitute default under the mortgage; and
- (c) the mortgagee shall have the right to pay the owner's contribution towards common expenses that shall from time to time fall due and be unpaid in respect of the mortgaged premises and that such payments together with all reasonable costs, charges and expenses incurred in respect thereto, shall be added to the debt thereby secured and shall be payable forthwith with interest at the rate payable on the mortgage, and, if after demand the owner fails to fully reimburse the mortgagee, the mortgage shall immediately become due and payable at the option of the mortgagee.
- (4) A corporation shall, where so requested by the holder of a mortgage on a unit for residential purposes, provide, free of charge, to the person making the request a written statement setting out, in respect of the unit, the common expenses of the owner and all payments thereof in default. Statement to mortgagee
- (5) Where a lien arises in respect of a unit for residential purposes, the corporation shall, on or before the day a notice of lien is registered, give notice of the lien to every encumbrancer whose encumbrance is registered against the title of the unit, by personal service of the notice or by sending the notice by registered prepaid post addressed to the encumbrancer at his last known address. Notice of lien to be given
- (6) Where notice of lien is not given as provided in subsection 5, then subsection 1 ceases to apply three months after Where notice of lien not given

the default that gave rise to the lien first occurred, provided that where notice is given after registration of notice of lien then the corporation may register another notice of lien, but subsection 1 shall continue to apply to any lien which arose not earlier than three months before the last registration of notice of lien. 1977, c. 67, s. 2, *part, amended*.

AUDITORS AND FINANCIAL STATEMENTS

Auditors

34.—(1) The owners at their first meeting after this Act comes into force shall appoint one or more auditors to hold office until the close of the next annual meeting and, if the owners fail to do so, the board shall forthwith make such appointment or appointments.

Idem

(2) The owners shall at each annual meeting appoint one or more auditors to hold office until the close of the next annual meeting and, if an appointment is not so made, the auditor in office continues in office until a successor is appointed.

Casual vacancy

(3) The directors may fill any casual vacancy in the office of auditor, but, while such vacancy continues, the surviving or continuing auditor, if any, may act.

Removal of auditor

(4) The owners may, by resolution passed by a majority of the votes cast at a meeting duly called for that purpose, remove an auditor before the expiration of his term of office, and shall by a majority of the votes cast at that meeting appoint another auditor in his stead for the remainder of his term.

Notice to auditor

(5) Before calling a meeting for the purpose of removing an auditor, the corporation shall, fifteen days or more before the giving of the notice of the meeting, give to the auditor,

(a) written notice of the intention to call the meeting, specifying therein the date on which the notice of the meeting is proposed to be mailed; and

(b) a copy of all material proposed to be sent to owners in connection with the meeting.

Right of auditor to make representations

(6) An auditor has the right to make to the corporation, three days or more before the mailing of the notice of the meeting, representations in writing, concerning,

(a) his proposed removal as auditor;

(b) the appointment or election of another person to fill the office of auditor; or

(c) his resignation as auditor,

and the corporation, at its expense, shall forward with the notice of the meeting, a copy of such representations to each person entitled to receive notice of the meeting.

(7) The remuneration of an auditor appointed by the owners shall be fixed by the owners, or by the board if it is authorized so to do by the owners, and the remuneration of an auditor appointed by the board shall be fixed by the board. Remuneration

(8) If for any reason no auditor is appointed, the court may, on the application of an owner, appoint one or more auditors to hold office until the close of the next annual meeting and may fix the remuneration to be paid by the corporation for his or their services. Appointment by court

(9) The corporation shall give notice in writing to an auditor of his appointment forthwith after the appointment is made. Notice of appointment

(10) No person shall be appointed or act as auditor of a corporation who is a director, officer, employee or manager of the corporation, has an interest in contracts of the corporation, or is a partner, employer or employee of any director, officer, employee or manager of the corporation. Persons disqualified as auditors

(11) This section does not apply to a corporation where the property consists of less than twenty-five units for residential purposes. *New.* Where section does not apply

35.—(1) The auditor shall make such examination as will enable him to report to the owners as required by subsection 2. Annual audit

(2) The auditor shall make a report to the owners on the financial statement, to be laid before the corporation at any annual meeting during his term of office, and shall state in his report whether in his opinion the financial statement referred to therein presents fairly the financial position of the corporation and the results of its operations for the period under review in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding period, if any. Auditor's report

(3) Where the report under subsection 2 does not contain the unqualified opinion required thereby, the auditor shall state in his report the reasons therefor. Idem

Facts
discovered
after
statement

(4) Where facts come to the attention of the board or officers of the corporation that if known prior to the date of the last annual meeting of owners would have required a material adjustment to the financial statement presented to the meeting, the board or officers shall communicate such facts to the auditor who reported to the owners under this section and the board shall forthwith amend the financial statement and send it to the auditor.

Amendment
of auditor's
report

(5) On the receipt of facts furnished under subsection 4 or from any other source, the auditor shall, if in his opinion it is necessary, amend his report with respect to the financial statement in accordance with subsection 2 and the board or, if it fails to do so within a reasonable time, the auditor shall mail or deliver such amended report to the owners.

Idem

(6) The financial statement shall contain a statement of changes in net assets or a statement of source and application of funds, and the auditor shall include in his report a statement whether, in his opinion, in effect, the statement of changes in net assets or the statement of source and application of funds presents fairly the information shown therein.

Idem

(7) The auditor in his report shall make such statements as he considers necessary if,

- (a) the corporation's financial statement is not in agreement with its accounting records;
- (b) the corporation's financial statement is not in accordance with the requirements of this Act;
- (c) he has not received all the information and explanations that he has required; or
- (d) proper accounting records have not been kept, so far as appears from his examination.

Right of
access, etc.

(8) The auditor of a corporation has right of access at all times to all records, documents, accounts and vouchers of the corporation and is entitled to require from the directors, officers and employees of the corporation such information and explanations as, in his opinion, are necessary to enable him to report as required by subsection 2.

Auditor
may attend
owners'
meetings

(9) The auditor of a corporation is entitled to attend any meeting of owners and to receive all notices and other communications related to any such meeting that an owner is entitled to receive and to be heard at any such meeting that

he attends on any part of the business of the meeting that concerns him as auditor.

(10) At any meeting of owners, the auditor, if present, shall answer inquiries directed to him concerning the basis upon which he formed the opinion stated in the report made under subsection 2.

Auditor must answer inquiries at owners' meetings

(11) The financial statement shall be approved by the board and the approval shall be evidenced by the signature at the foot of the balance sheet by two of the directors duly authorized to sign, and the auditor's report shall be attached to or accompany the financial statement.

Financial statement approved by board

(12) The corporation shall, ten days or more before the date of the annual meeting of owners, send by prepaid mail or deliver to each owner at his latest address as shown on the records of the corporation and shall file with the bureau a copy of the financial statement and a copy of the auditor's report.

Corporation to send copies of financial statements, etc., to owners

(13) The board shall lay before each annual meeting of owners,

Statements laid before owners at annual meeting

- (a) a financial statement made in accordance with generally accepted accounting principles;
- (b) the report of the auditor to the owners; and
- (c) such further information respecting the financial position of the corporation as the by-laws of the corporation require. *New.*

RESERVE FUND

36.—(1) In this Act and the regulations, the declaration, by-laws and financial statements prepared in accordance with this Act, the declaration or by-laws, "reserve fund" means a fund set up by the corporation in a special account for major repair and replacement of common elements and assets of the corporation including where applicable without limiting the generality of the foregoing, roofs, exteriors of buildings, roads, sidewalks, sewers, heating, electrical and plumbing systems, elevators, laundry, recreational and parking facilities.

Reserve fund defined

(2) The corporation shall establish and maintain one or more reserve funds and shall collect from the owners, as part of their contribution towards common expenses, amounts that, calculated on the basis of expected repair and replacement costs and life expectancy of things comprising the common elements and the assets of the corporation,

Reserve fund established and maintained

are reasonably expected to provide sufficient funds for major repair and replacement of common elements and assets of the corporation, but in no event shall the contributions to the reserve fund or funds be less than 5 per cent of the amount required for contributions to the common expenses exclusive of the reserve fund.

Idem

(3) Three years after this Act comes into force, the contribution to the reserve fund or funds shall be not less than 10 per cent of the amount required for contributions to the common expenses exclusive of the reserve fund.

Idem

(4) Any fund set up for any of the purposes mentioned in subsection 1 shall be deemed to be a reserve fund notwithstanding that it may not be so designated.

Use of reserve fund limited

(5) No part of a reserve fund shall be used except for the purposes for which the fund was established.

Fund not available for distribution

(6) The amount of a reserve fund shall constitute an asset of the corporation and shall not be distributed to any owner except on termination of the corporation.

Bureau may exempt from subss. 2, 3

(7) The bureau may, upon being satisfied that the corporation has sufficient reserve funds, exempt the corporation from the requirements set out in subsections 2 and 3 upon such terms and conditions and for such period of time as the bureau considers proper. *New.*

AUDIT COMMITTEE

Audit committee may be established

37.—(1) Where the number of directors of a corporation is more than six, the directors may elect annually from among their number a committee to be known as the audit committee to be composed of not fewer than three directors, of whom a majority shall not be officers or employees of the corporation, to hold office until the next annual meeting of the owners.

Auditor shall submit financial statement

(2) The auditor shall submit the financial statement to the audit committee for its review and the financial statement shall thereafter be submitted to the board.

Auditor's right to appear

(3) The auditor has the right to appear before and be heard at any meeting of the audit committee and shall appear before the audit committee when required to do so by the committee.

Committee convening at request of auditor

(4) Upon the request of the auditor, the audit committee shall convene a meeting of the committee to consider any matters the auditor believes should be brought to the attention of the board or members. *New.*

MODIFICATIONS OF COMMON ELEMENTS AND ASSETS

38.—(1) The corporation may by a vote of owners who own 80 per cent of the units make any substantial addition, alteration or improvement to or renovation of the common elements or may make any substantial change in the assets of the corporation, and the corporation may by a vote of the owners make any other addition, alteration or improvement to or renovation of the common elements or may make any other change in the assets of the corporation. R.S.O. 1970, c. 77, s. 14 (1), *amended*. Substantial alterations

(2) A grant or transfer of an easement to the corporation is as effective as if the corporation owns land capable of being benefitted by the easement. 1974, c. 133, s. 11. Easement

(3) The cost of any addition, alteration or improvement to or renovation of the common elements and the cost of any change in the assets of the corporation are common expenses. R.S.O. 1970, c. 77, s. 14 (2). Cost

(4) If any substantial addition, alteration or improvement to or renovation of the common elements is made, or if any substantial change in the assets of the corporation is made, the corporation must, on demand of any owner who dissented, made within ten days after the date of the vote referred to in subsection 1, purchase his unit and common interest. R.S.O. 1970, c. 77, s. 14 (3), *amended*. Dissenters

(5) Where the corporation and the owner who dissented do not agree as to the purchase price, the owner who dissented may elect to have the fair market value of his unit and common interest determined by arbitration under *The Arbitrations Act* by serving a notice to that effect on the corporation. R.S.O. 1970, c. 77, s. 14 (4). Arbitration
R.S.O. 1970.
c. 25

AGREEMENTS

39.—(1) The corporation may, by by-law, terminate, on giving sixty days notice in writing, any agreement between the corporation and any person for the management of the property entered into at a time when the majority of the members of the board were elected when the declarant was the registered owner of a majority of the units. 1974, c. 133, s. 12, *part, amended*. Management agreement

(2) Every agreement for the provision of services on a continuing basis, every lease of the common elements or part thereof for business purposes and every agreement for the provision of recreation facilities to the corporation on other than a non-profit basis entered into by a corporation after this Act comes into force and at a time when the majority of the members of the board were elected when the declarant was Agreements
expiring

the registered owner of a majority of the units that does not expire within twelve months after its effective date shall be deemed to expire twelve months after its effective date unless, within the twelve month period, the agreement is ratified by the board at a time when the majority of the board members were elected after the declarant ceased to be the registered owner of a majority of the units. *New.*

INVESTIGATION OF RECORDS

Examination
of records

40.—(1) Every person in receipt of money paid to or for the benefit of the corporation shall, upon reasonable notice and during normal business hours, make available for examination by the corporation or any owner or mortgagee, all records relating to the receipt and disposition of such money.

Application
to court

(2) Upon application to a judge of a county or district court by the corporation or any owner, or mortgagee, the judge, if satisfied that the application is made in good faith and that it is *prima facie* in the best interests of the applicant to do so, may make an order, upon such terms as to the costs of the investigation or audit or otherwise as he considers proper, appointing an inspector to make such investigation of the affairs of any person in receipt of money mentioned in subsection 1 and to make such audit of the accounts and records of such person as the judge considers necessary.

Power of
inspector
1971, c. 49

(3) An inspector appointed under subsection 2 has the powers of a commission under Part II of *The Public Inquiries Act, 1971*, which Part applies to such investigation or audit as if it were an inquiry under that Act.

Trust
money

(4) All money referred to in subsection 1 shall be held by the person in receipt thereof in trust for the performance of the duties and obligations in respect of which the money is paid, and he shall pay such money into a separate account at a chartered bank or trust company or a loan company or credit union authorized by law to receive money on deposit or a Province of Ontario Savings Office and shall designate the account as a trust account in the name of the corporation. 1974, c. 133, s. 12, *part, amended.*

REPAIRS AND MAINTENANCE

Interpre-
tation

41.—(1) For the purposes of this Act, the obligation to repair after damage and to maintain are mutually exclusive, and the obligation to repair after damage does not include the repair of improvements made to units after registration of the declaration and description.

Duty to
repair

(2) Subject to section 42, the corporation shall repair the units and common elements after damage.

- (3) The corporation shall maintain the common elements. Maintenance of common elements
- (4) Each owner shall maintain his unit. R.S.O. 1970, c. 77, s. 16 (1-4). Maintenance of units
- (5) Notwithstanding subsections 2, 3 and 4, the declaration may provide that, Declaration may provide otherwise
- (a) each owner shall, subject to section 42, repair his unit after damage;
 - (b) the owners shall maintain the common elements or any part of the common elements;
 - (c) the corporation shall maintain the units; or
 - (d) each owner shall maintain and repair after damage those parts of the common elements of which he has the exclusive use. R.S.O. 1970, c. 77, s. 16 (5), *amended*.
- (6) The corporation shall make any repairs that an owner is obligated to make and that he does not make within a reasonable time. R.S.O. 1970, c. 77, s. 16 (6). Where corporation to make repairs for owners
- (7) An owner shall be deemed to have consented to have repairs done to his unit by the corporation under this section and the cost of such repairs shall be added to the owner's contribution toward common expenses. R.S.O. 1970, c. 77, s. 16 (7), *amended*. Consent
- (8) All warranties given with respect to workmanship and materials furnished to the property shall enure to the benefit of all unit owners from time to time and to the corporation. *New*. Warranties

WHERE DAMAGE OCCURS

- 42.**—(1) Where damage to the building occurs, the board shall determine within thirty days of the occurrence whether there has been substantial damage to 25 per cent of the buildings. Determination of damage
- (2) Where there has been a determination that there has been substantial damage to 25 per cent of the buildings, the corporation shall repair within a reasonable time, unless, within sixty days after the determination made under subsection 1, by a vote of owners who own 80 per cent of the units, the owners vote for termination. R.S.O. 1970, c. 77, s. 17, *amended*. Repair of damage

TERMINATION

- 43.**—(1) Where, under subsection 2 of section 42, the owners vote for termination, the corporation shall, within Notice of termination

ten days of the vote, register a notice of termination in the prescribed form. R.S.O. 1970, c. 77, s. 18 (1), *amended*.

Effect of
registration
of notice

(2) Upon the registration of a notice of termination under subsection 1,

- (a) the government of the property by this Act is terminated;
- (b) the owners are tenants in common of the land and interests appurtenant to the land described in the description in the same proportions as their common interests;
- (c) claims against the land and interests appurtenant to the land created before the registration of the declaration and description are as effective as if the declaration and description had not been registered;
- (d) encumbrances against each unit and common interest created after the registration of the declaration and description are claims against the interest of the owner in the land and interests appurtenant to the land described in the description, and have the same priority they had before the registration of the notice of termination; and
- (e) all claims against the property created after the registration of the declaration and description, other than the encumbrances mentioned in clause *d*, are extinguished. R.S.O. 1970, c. 77, s. 18 (3).

Termination
by sale

44.—(1) Sale of the property or any part of the common elements may be authorized,

- (a) by a vote of owners who own 80 per cent of the units;
- (b) by the consent of the persons having registered claims against the property or the part of the common elements, as the case may be, created after the registration of the declaration and description; and
- (c) if the sale of part only of the common elements includes any portion of the common elements that are to be used by the owners of one or more designated units and not by all the owners, by the consent of the owners of the designated units affected.

(2) A deed or transfer shall be executed by the authorized officers of the corporation under its seal and a release or discharge shall be given by all persons having registered claims against the property or the part of the common elements, as the case may be, created after the registration of the declaration and description. R.S.O. 1970, c. 77, s. 19 (1, 2), *amended*. Execution of conveyance

(3) Upon the registration of the instruments mentioned in subsection 2, Effect of registration of conveyance

(a) the government of the property or of the part of the common elements by this Act is terminated;

(b) claims against the land and interests appurtenant to the land created before the registration of the declaration and description are as effective as if the declaration and description had not been registered; and

(c) claims against the property or the part of the common elements created after the registration of the declaration and description are extinguished.

(4) Subject to subsection 5, the owners share the proceeds of the sale in the same proportions as their common interests. Proceeds

(5) Where a sale is made under this section, any owner who dissented may elect to have the fair market value of the property at the time of the sale determined by arbitration under *The Arbitrations Act* by serving notice to that effect on the corporation within ten days after the vote, and the owner who served the notice is entitled to receive from the proceeds of the sale the amount he would have received if the sale price had been the fair market value as determined by the arbitration. Rights of dissenters

(6) Where the proceeds of the sale are inadequate to pay the amount determined under subsection 5, each of the owners who voted for the sale is liable for a portion of the deficiency determined by the proportions of their common interests. R.S.O. 1970, c. 77, s. 19 (3-6). Where proceeds inadequate

(7) Subject to subsection 8, where any part of the common elements are expropriated under *The Expropriations Act*, the owners shall share the proceeds in the same proportions as their common interests. Expropriation R.S.O. 1970, c. 154

Idem

R.S.O. 1970,
c. 154

(8) Any portion of the proceeds received on expropriation under *The Expropriations Act* that is attributable to any portion of the common elements that are to be used only by the owners of designated units and not by all the owners shall be divided among the owners of the designated units affected in the proportions in which their interests are affected. *New.*

Termination
by notice
without sale

45.—(1) Termination of the government of the property by this Act may be authorized,

(a) by a vote of owners who own 80 per cent of the units; and

(b) by the consent of the persons having registered claims against the property created after the registration of the declaration and description. R.S.O. 1970, c. 77, s. 20 (1), *amended.*

Registration
of notice

(2) Where termination of the government of the property by this Act is authorized under subsection 1, the corporation shall register a notice of termination in the prescribed form, executed by the authorized officers of the corporation under its seal and by all the persons having registered claims against the property created after the registration of the declaration and description. R.S.O. 1970, c. 77, s. 20 (4), *amended.*

Effect of
registration

(3) Upon registration of a notice of termination under subsection 2,

(a) the government of the property by this Act is terminated;

(b) the owners are tenants in common of the land and interests appurtenant to the land described in the description in the same proportions as their common interests;

(c) claims against the land and the interests appurtenant to the land described in the description created before the registration of the declaration and description are as effective as if the declaration and description had not been registered;

(d) encumbrances against each unit and common interest created after the registration of the declaration and description are claims against the interest of the owner in the land and interests appurtenant to the land described in the description and have the

same priority as they had before the registration of the notice of termination; and

- (e) all other claims against the property created after the registration of the declaration and description are extinguished. R.S.O. 1970, c. 77, s. 20 (3).

46.—(1) A corporation, any owner, or any person having an encumbrance against a unit and common interest may apply to the Supreme Court for an order terminating the government of the property by this Act. ^{Termination by S.C.O.}

(2) The court may order that the government of the property by this Act be terminated if the court is of the opinion that the termination would be just and equitable, and, in determining whether the termination would be just and equitable, the court shall have regard to,

- (a) the scheme and intent of this Act;
- (b) the probability of unfairness to one or more owners if termination is not ordered; and
- (c) the probability of confusion and uncertainty in the affairs of the corporation or the owners if termination is not ordered.

(3) Where an order of termination is made under sub-section 2, the court may include in the order any provisions that the court considers appropriate in the circumstances. ^{Ancillary matters}
R.S.O. 1970, c. 77, s. 21.

47. When the owners and the property cease to be governed by this Act, ^{Termination}

- (a) the assets of the corporation shall be used to pay any claims for the payment of money against the corporation;
- (b) the remainder of the assets of the corporation shall be distributed among the owners in the same proportions as the proportions of their common interests. R.S.O. 1970, c. 77, s. 9 (19), *amended*.

VOTING BY MORTGAGEES

48. Where a mortgage of a unit and common interest contains a provision that authorizes the mortgagee to exercise ^{Rights of mortgagees}

the right of the owner to vote or to consent, the mortgagee may exercise the right, and, where two or more such mortgages contain such a provision, the right may be exercised by the mortgagee who has priority. R.S.O. 1970, c. 77, s. 22, *amended*.

PERFORMANCE OF DUTIES

Application
for order
to require
performance
of duties

49.—(1) Where a duty imposed by this Act, the declaration, the by-laws or the rules is not performed, the corporation, any owner, the bureau, or any person having a registered mortgage against a unit and common interest, may apply to the county or district court for an order directing the performance of the duty. R.S.O. 1970, c. 77, s. 23 (1); 1974, c. 133, s. 13 (1), *amended*.

Idem

(2) The court may by order direct performance of the duty and may include in the order any provisions that the court considers appropriate in the circumstances. R.S.O. 1970, c. 77, s. 23 (2).

Tenant to
pay common
expense
default in
lieu of rent

(3) Where an owner who has leased his unit defaults in his obligation to contribute to the corporation towards the common expenses as provided under subsection 1 of section 32 and subsection 7 of section 41, the corporation may by written notice to the lessee require the lessee to pay to the corporation, and upon receipt of such notice the lessee shall pay, out of the rent due under the lease, an amount equal to the default and such payment shall constitute payment toward rent under the lease and the lessee shall not by reason only of such payment to the corporation be in default of his obligation under the lease. *New*.

Application
to lessees

(4) The lessee of a unit is subject to the duties imposed by this Act, the declaration, the by-laws and the rules on an owner, except those duties respecting common expenses, and this section applies in the same manner as to an owner and, where the lessee is in contravention of an order under this section or where he fails to pay, pursuant to a notice given under subsection 3, the court may terminate the lease. 1974, c. 133, s. 13 (2), *amended*.

Saving

(5) Nothing in this section restricts the remedies otherwise available for failure to perform any duty imposed by this Act. R.S.O. 1970, c. 77, s. 23 (3).

Notification
of unit lease

(6) Where the owner of a unit leases his unit, the owner shall notify the corporation that the unit is leased and shall provide to the corporation the lessee's name and the owner's address. *New*.

APPLICATION OF THE PLANNING ACT

50.—(1) Section 29 and clause *b* of subsection 1 of section 32 of *The Planning Act* do not apply in respect of dealings with whole units and common interests. 1972, c. 7, s. 1, *part, amended*. Application of subdivision control

(2) Subject to subsection 3, the provisions of section 33 of *The Planning Act* that apply to plans of subdivision apply, with necessary modifications, to descriptions under this Act, and a description shall not be registered unless approved or exempted by the Minister of Housing. 1972, c. 7, s. 1, *part*; 1973, c. 121, s. 1, *amended*. Approval of descriptions under R.S.O. 1970, c. 349, s. 33

(3) Before making an application under subsection 1 of section 33 of *The Planning Act*, the owner of a property or someone authorized by him in writing may apply to the Minister of Housing to have the description or any part of the description exempted from such section 33, or from any provisions thereof, and where in the opinion of the Minister such exemption is appropriate in the circumstances, he may grant the exemption. Exemption

(4) Section 34 of *The Planning Act* does not apply in respect of descriptions made for the purposes of this Act. 1972, c. 7, s. 1, *part*. R.S.O. 1970, c. 349, s. 34, not to apply

SALE AND LEASE OF UNITS

51.—(1) Every agreement of purchase and sale entered into by a proposed declarant for a proposed unit for residential purposes shall be deemed to contain, Implied covenants in agreement of purchase and sale

- (a) a covenant by the vendor to take all reasonable steps to register a declaration and description in respect of the property in which the unit is included without delay;
- (b) a covenant by the vendor to take all reasonable steps to sell the other residential units included in the property without delay other than any units mentioned in a statement under clause *c* of subsection 1 of section 54;
- (c) a covenant by the vendor to take all reasonable steps to deliver to the purchaser a registrable deed or transfer of the unit without delay; and
- (d) a provision that the vendor will not collect from the purchaser any money on behalf of the corporation. 1974, c. 133, s. 14, *part*.

Failure to register declaration within a specified period

(2) Notwithstanding any provision to the contrary contained therein, an agreement of purchase and sale of a proposed unit for residential purposes shall not be terminated by the proposed declarant only by reason of the failure to register the declaration and description within a period of time specified in the agreement, unless the purchaser consents to the termination in writing.

Application to court

(3) Notwithstanding subsection 2, the proposed declarant may apply to a judge of a county or district court and the judge may by order terminate the agreement if he is satisfied that,

- (a) the proposed declarant has taken all reasonable steps to register a declaration and description;
- (b) a declaration and description cannot be registered within a reasonable period of time; and
- (c) the failure and inability to register a declaration and description is caused by circumstances beyond the control of the proposed declarant.

Subsequent registration under Act

(4) The judge may, in an order under subsection 3, provide that a declaration and description shall not be registered in respect of the property in which the proposed unit is included during such period as he specifies in the order.

Registration of order

(5) An order under subsection 3 is ineffective until a certified copy thereof is registered.

Payment of purchase price

(6) Where an agreement of purchase and sale entered into by a proposed declarant for a proposed unit for residential purposes permits or requires the purchaser to take possession of or occupy the unit before a deed or transfer of the unit acceptable for registration is delivered to him, the money paid in respect of such right or obligation to the proposed declarant shall be not greater, on a monthly basis, than the total of the following amounts:

1. The amount of interest that the purchaser would have paid, monthly, in respect of any mortgage or mortgages he is obligated to assume or give under the agreement of purchase and sale on delivery of a deed or transfer of the unit.
2. An amount reasonably estimated on a monthly basis for municipal taxes attributable to the proposed unit.
3. The projected monthly common expense contribution for that unit. 1974, c. 133, s. 14, *part, amended*.

(7) Where a purchaser takes possession of a proposed unit for residential purposes under an agreement that permits the purchaser to take possession of or occupy the unit before a deed or transfer of the unit acceptable for registration is delivered to him, notwithstanding the provisions of *The Landlord and Tenant Act*, the proposed declarant,

Rights and duties of proposed declarant

R.S.O. 1970, c. 236

- (a) shall provide those services and only those services that the proposed corporation will have a duty to provide to owners;
- (b) shall repair and maintain the property and the proposed unit in the same manner as the proposed corporation will have a duty to repair and maintain;
- (c) has the same right of entry that the proposed corporation will have; and
- (d) may withhold consent to an assignment of the occupancy agreement. *New.*

52.—(1) An agreement of purchase and sale entered into after this Act comes into force by a declarant or proposed declarant of a unit or proposed unit for residential purposes is not binding on the purchaser until the declarant or proposed declarant has delivered to the purchaser a copy of the current disclosure statement and all material amendments thereto. 1974, c. 133, s. 14, *part, amended.*

Disclosure before sale

(2) The purchaser, before receiving delivery of a deed to or transfer of the unit, may rescind the agreement of purchase and sale within ten days after receiving the disclosure statement or, where there has been a material amendment thereto, within ten days after receiving the material amendment.

Rescission of agreement

(3) A person may rescind an agreement of purchase and sale under subsection 2 by giving written notice of the rescission to the declarant or proposed declarant or to the solicitor of the declarant or proposed declarant.

Notice of rescission

(4) Every declarant or proposed declarant who receives notice of rescission under subsection 3 from a person entitled to rescind the agreement of purchase and sale under subsection 2, shall forthwith refund, without penalty or charge, to the person giving notice, all money that he received from that person under the agreement that was credited as payment against purchase price.

On rescission, money to be refunded

(5) Where any statement or material required under this Act to be provided by a declarant or proposed declarant to a

Where statement false or misleading

purchaser of a unit or proposed unit for residential purposes contains any material statement or information that is false, deceptive or misleading or fails to contain any material statement or information, the corporation or any unit owner who relied on such statement or material is entitled, as against the declarant or the proposed declarant to damages for any loss sustained as a result of such reliance.

Disclosure
statement

(6) The disclosure statement referred to in subsection 1 shall contain and fully and accurately disclose,

- (a) the name and municipal address of the declarant or proposed declarant and of the property or proposed property;
- (b) a general description of the property or proposed property including the types and number of buildings, units and recreational and other amenities together with any conditions that apply to the provision of amenities;
- (c) the portion of units or proposed units which the declarant or proposed declarant intends to market in blocks of units to investors;
- (d) a brief narrative description of the significant features of the existing or proposed declaration, by-laws and rules governing the use of common elements and units, and of any contracts or leases that may be subject to termination or expiration under section 39;
- (e) a budget statement for the one year period immediately following the registration of the declaration and the description;
- (f) where construction of amenities is not completed, a schedule of the proposed commencement and completion dates; and
- (g) any other matters required by the regulations to be disclosed.

Budget
statements

(7) The budget statement mentioned in clause *e* of subsection 6 shall set out,

- (a) the common expenses;
- (b) the proposed amount of each expense;
- (c) particulars of the type, frequency and level of the services to be provided;

- (d) the projected monthly common expense contribution for each type of unit;
- (e) a statement of the portion of the common expense to be paid into a reserve fund;
- (f) a statement of the assumed inflation factor;
- (g) a statement of any judgments against the corporation, the status of any pending lawsuits to which the corporation is a party and the status of any pending lawsuits material to the property of which the declarant or proposed declarant has actual knowledge;
- (h) any current or expected fees or charges to be paid by unit owners or any of them for the use of the common elements or part thereof and other facilities related to the property;
- (i) any services not included in the budget that the declarant or proposed declarant provides, or expenses that he pays and that might reasonably be expected to become, at any subsequent time, a common expense and the projected common expense contribution attributable to each of those services or expenses for each type of unit;
- (j) the amounts in all reserve funds; and
- (k) any other matters required by the regulations to be disclosed. *New.*

(8) Where the total amount incurred for the common expenses provided for in the budget statement exceeds the total of the proposed amounts set out in the statement, for the period covered by the budget statement mentioned in clause e of subsection 6 the declarant shall forthwith pay to the corporation the amount of the excess except in respect of increased expenses attributable to the termination of an agreement under section 39. 1974, c. 133, s. 14, *part, amended*.

Inaccurate
statement
of common
expenses

(9) Where the declarant shows any expected fees, charges, rents or other revenue to be paid to the corporation for the use of the common elements or assets or any part thereof or any other facilities related to the property and,

Where
revenue
shown on
budget
statement

- (a) where the total amount received is less than the expected fees, charges, rents or other revenue, the declarant shall forthwith pay to the corporation the

amount of the deficiency less the amount, if any, that the total of the proposed amounts for common expenses set out in the budget statement mentioned in clause *e* of subsection 6 exceeds the total amount incurred for common expenses for the period covered by the budget statement; or

- (b) where the total amount received is more than the expected fees, charges, rents or other revenue, the declarant may set off the amount of the excess against any amount he may be required to pay under subsection 8. *New.*

Trust
money

53.—(1) All money received by or on behalf of a proposed declarant from a purchaser on account of a sale or an agreement for the purchase and sale of a proposed unit for residential purposes before the registration of the declaration and description, other than money paid as rent or as an occupancy charge, shall, notwithstanding the registration of the declaration and description thereafter, be held in trust by the person receiving such money for the person entitled thereto in respect of the agreement and such money shall be held in a separate account designated as a trust account at a chartered bank or trust company or a loan company or credit union authorized by law to receive money on deposit or a Province of Ontario Savings Office until,

- (a) its disposition to the person entitled thereto; or
- (b) delivery of prescribed security to the purchaser for repayment. 1974, c. 133, s. 15, *part, amended.*

Interest

(2) Where an agreement of purchase and sale referred to in subsection 1 is terminated and the purchaser is entitled to the return of any money paid under the agreement, the proposed declarant shall pay to the purchaser interest on such money at the prescribed rate.

Idem

(3) Subject to subsection 2, where a purchaser of a proposed unit under an agreement of purchase and sale referred to in subsection 1 enters into possession or occupation of the unit before a deed or transfer of the unit acceptable for registration is delivered to him, the proposed declarant shall pay interest at the prescribed rate on all money received by him on account of the purchase price from the day the purchaser enters into possession or occupation until the day a deed or transfer acceptable for registration is delivered to him.

Idem

(4) Subject to subsections 2 and 3, the proposed declarant is entitled to any interest earned on the money required to

be held in trust under subsection 1. 1974, c. 133, s. 15, *part*.

54.—(1) A declarant or proposed declarant shall not grant a lease of a unit or proposed unit for residential purposes unless, ^{Leases of units}

- (a) the lessee has entered into a *bona fide* agreement to purchase the unit;
- (b) the lease grants to the lessee a *bona fide* option to purchase the unit;
- (c) every agreement of purchase and sale of a unit included in the property includes a statement that the unit to be included in the lease is or will be leased and specifies the uses that are or will be permitted by the lease; or
- (d) written notice of the lessor's intention to lease the unit has been given to every purchaser under an agreement of purchase and sale, registered owner and mortgagee entitled to vote, and the period referred to in subsection 2 has expired or, where an application is made under subsection 2, it is finally disposed of. 1974, c. 133, s. 16, *part, amended*.

(2) Any person notified under clause *d* of subsection 1 may, within twenty-one days after receiving the notice, and on written notice to the declarant, apply to a judge of a county or district court, and the judge, if he is of the opinion that the declarant has not taken all reasonable steps to sell the unit, may by order prohibit the declarant from leasing the unit or grant other relief as he considers proper. ^{Application to court}

(3) The notice mentioned in clause *d* of subsection 1 shall specify the unit or units intended to be leased and the uses that will be permitted by the lease but need not set out any other terms or identify any proposed lessee. ^{Contents of notice}

(4) A declarant or proposed declarant may grant leases of a unit or proposed unit for residential purposes for a period in each case not exceeding two years, including renewals, provided that subsection 1 is complied with in respect of each lease. ^{Terms of lease}

(5) This section does not apply to the renewal of a lease of a unit or proposed unit where the lease was entered into before any agreement of purchase and sale of any unit or proposed unit included in the property is entered into. ^{Exemption}

Lease
defined

(6) In this section, "lease" includes a licence to use or occupy and any agreement in the nature of a lease. 1974, c. 133, s. 16, *part, amended*.

Offences

55. Every person who knowingly contravenes subsection 3 of section 26, section 30, subsection 1 or 4 of section 40, subsection 5, 6 or 7 of section 52, subsection 1 of section 53, subsection 9 of section 56 or subsection 1 of section 59, or knowingly purports to enter into a lease in contravention of subsection 1 or 4 of section 54 is guilty of an offence and on summary conviction is liable to a fine of,

(a) not more than \$25,000, where the person is a corporation; or

(b) not more than \$2,000, where the person is other than a corporation. 1974, c. 133, s. 16, *amended*.

BUREAU

Designating
bureau

R.S.O. 1970,
c. 89

56.—(1) The Lieutenant Governor in Council shall designate a non-profit corporation incorporated without share capital under *The Corporations Act* to be the bureau for the purposes of this Act.

Idem

(2) No corporation shall be designated under subsection 1 whose by-laws do not provide for representation of owners of condominium units on the board of directors.

Objects

(3) Upon its designation, the objects of the corporation are extended to include,

(a) advising and assisting the public in condominium matters;

(b) assisting in the resolution of disputes between condominium corporations and unit owners and between two or more unit owners and for this purpose appointing review officers and paying their remuneration;

(c) disseminating information for the purpose of educating and advising condominium corporations and unit owners concerning condominium matters and the financial, operating and management practices of condominium corporations; and

(d) assisting in the formulation and conduct of educational courses for property management.

(4) The moneys required for the purpose of defraying the organization and operating expenses of the bureau shall, until the 31st day of March, 1979, be paid out of the Consolidated Revenue Fund.

Moneys

(5) The bureau shall appoint review officers who shall perform the duties and exercise the powers given to them by this Act and the regulations under the supervision of the bureau and shall perform such other duties as are assigned to them by the bureau.

Review officers appointed

(6) All moneys payable under this Act to the bureau shall be retained by the bureau and applied to defray the expenses incurred and expenditures made in the carrying out of its duties under this Act and otherwise for the purposes of its objects set out in subsection 3.

Revenues and expenses

(7) The bureau shall make a report annually to the Minister of Consumer and Commercial Relations upon the affairs of the bureau, and the Minister shall submit the report to the Lieutenant Governor in Council and shall then lay the report before the Assembly if it is in session or, if not, at the next ensuing session.

Annual reports

(8) Each corporation shall pay to the bureau an annual fee in the amount prescribed by regulation for each unit comprising the property and shall file such information and material as is prescribed by the regulations.

Fee to bureau

(9) Every declarant shall file with the bureau the material set out in clauses *f*, *g*, *h* and *i* of subsection 3 of section 26 prior to the meeting required under subsection 1 of section 26.

Filing plans

(10) The bureau is not a Crown agency within the meaning of *The Crown Agency Act*.

Bureau not Crown agency
R.S.O. 1970, c. 100

(11) The bureau may exempt corporations from the provisions of subsections 2 and 3 of section 36 as set out in subsection 7 of section 36. *New.*

Exemption by bureau

57.—(1) Where there is a dispute between a corporation and an owner or between two or more owners in respect of any matter relating to this Act, the declaration, by-laws or rules, any party to the dispute may, prior to the commencement of any court proceeding in respect of the same matter, refer the matter in dispute to the bureau for resolution and shall notify all other parties affected.

Dispute

Review by
officer

(2) Within fourteen clear days after the matter has been referred to the bureau, the bureau shall give written notice to all parties of the date, time and place for the consideration of the matter in dispute and shall designate a person as review officer to review the matter in dispute.

Subject-
matter of
review

(3) For purposes of a review under subsection 2, the review officer may inquire into any matter relevant to the subject-matter of the dispute, whether or not previously brought to his attention by the parties.

Order

(4) Upon completing the review and subject to subsection 5, the review officer may make an order ordering any party to the review to do or refrain from doing any act that is the subject-matter of the review.

Notice

(5) Where the review officer proposes to make an order under subsection 4, he shall serve notice of his proposal together with written reasons therefor on all parties to the review.

Idem

(6) A notice under subsection 5 shall state that every party to the review is entitled to appeal the proposed order to the Commercial Registration Appeal Tribunal and shall specify the place where the appeal may be filed.

Order may
be made
after notice

(7) Where there is no appeal to the Commercial Registration Appeal Tribunal, the review officer may make his order upon the expiration of twenty-one days after the last service of notice under subsection 5 on a party to the review.

Order
filed

(8) On the request of any party to the review proceedings, the review officer shall file a copy of any order made by him under subsection 4 in the office of the Registrar of the Supreme Court under section 19 of *The Statutory Powers Procedure Act, 1971*, that applies thereto.

1971, c. 47
does not
apply

(9) Except as provided in subsection 8, *The Statutory Powers Procedure Act, 1971* does not apply to proceedings before the review officer designated by the bureau.

Appeal

(10) Every party to a review proceedings may appeal a review officer's proposal by filing a notice of appeal with the Commercial Registration Appeal Tribunal within twenty-one days after being served with notice of the review officer's proposal.

Idem

(11) On an appeal, the Commercial Registration Appeal Tribunal may proceed by way of a hearing *de novo* and after the hearing, the Tribunal may make any order it con-

siders just and equitable and for such purposes the Tribunal shall substitute its opinion for that of the review officer.
New.

REGULATIONS

58.—(1) The Lieutenant Governor in Council may make Regulations regulations,

- (a) classifying properties for the purposes of the regulations;
- (b) prescribing the duties of officers appointed under *The Land Titles Act* or *The Registry Act* for the purpose of this Act; R.S.O. 1970,
cc. 234, 409
- (c) governing the method of describing in instruments of a property or any part of a property;
- (d) governing surveys, structural plans, descriptions and diagrams, and prescribing procedures for their registration and amendment;
- (e) requiring, in respect of any class of properties, in lieu of or in addition to the requirements of section 4, surveys of the properties showing the units and common elements;
- (f) respecting the registration and recording of declarations, descriptions, by-laws, notices of termination and other instruments;
- (g) respecting the names of corporations;
- (h) respecting additions to the common elements;
- (i) requiring the payment of fees to officers appointed under *The Land Titles Act* or *The Registry Act*, and prescribing the amounts thereof;
- (j) prescribing forms and providing for their use;
- (k) governing funds intended for the payment of common expenses;
- (l) requiring and governing the books, accounts and records that shall be kept by condominium corporations and requiring and governing the accounting to members of condominium corporations in such manner and at such times as are prescribed;

- (m) prescribing security for the purposes of clause *b* of subsection 1 of section 53;
- (n) prescribing rates of interest that shall be paid on moneys required to be held in trust under this Act;
- (o) designating liens or claims for the purposes of clause *d* of subsection 2 of section 33;
- (p) prescribing statements and information required for purposes of subsection 8 of section 32;
- (q) regulating and governing the duties and powers of review officers appointed under subsection 5 of section 56;
- (r) prescribing the amounts of fees that are payable or chargeable under this Act;
- (s) prescribing information to be filed by corporations with the bureau;
- (t) prescribing any matter that by this Act is required or permitted to be or referred to as prescribed by the regulations. R.S.O. 1970, c. 77, s. 25 (1); 1974, c. 133, s. 17, *amended*.

Application
of regulations

(2) Any provision of any regulation may be made to apply to all properties or to any class of properties. R.S.O. 1970, c. 77, s. 25 (2).

Offer to sell
land together
with lease
of dwelling
prohibited

59.—(1) No person shall offer to sell any interest in land together with a grant of exclusive occupancy or use for residential purposes of part of a building located on the land where that person will retain an interest in the land as tenant-in-common with the offeree unless he does so as a declarant or proposed declarant under this Act.

Exemption
from subs. 1

(2) The Lieutenant Governor in Council may make regulations exempting any person or group of persons from the provisions of subsection 1. *New*.

Act
supersedes
agreements

60. This Act applies notwithstanding any agreement to the contrary. *New*.

Repeals

61. The following are repealed:

1. *The Condominium Act*, being chapter 77 of the Revised Statutes of Ontario, 1970.

2. *The Condominium Amendment Act, 1972*, being chapter 7.
3. *The Condominium Amendment Act, 1973*, being chapter 121.
4. *The Condominium Amendment Act, 1974*, being chapter 133.
5. *The Condominium Amendment Act, 1977*, being chapter 67.

62. This Act comes into force on a day to be named by ^{Commence-}proclamation of the Lieutenant Governor.
ment

63. The short title of this Act is *The Condominium Act*, ^{Short title}
1978.

CHAPTER 85

**An Act to revise
The Child Welfare Act***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

INTERPRETATION

1. In this Act,Interpre-
tation

- (a) “approved estimate” means an estimate of net expenditures of a society finally approved under sections 8 to 12;
- (b) “best interests of the child” means the best interests of the child in the circumstances having regard, in addition to all other relevant considerations, to
 - (i) the mental, emotional and physical needs of the child and the appropriate care or treatment, or both, to meet such needs,
 - (ii) the child’s opportunity to enjoy a parent-child relationship and to be a wanted and needed member within a family structure,
 - (iii) the child’s mental, emotional and physical stages of development,
 - (iv) the effect upon the child of any disruption of the child’s sense of continuity,
 - (v) the merits of any plan proposed by the agency that would be caring for the child, compared with the merits of the child returning to or remaining with his or her parent,
 - (vi) the views and preferences of the child, where such views and preferences can reasonably be ascertained,

- (vii) the effect upon the child of any delay in the final disposition in the proceedings,
- (viii) any risk to the child of returning the child to or allowing the child to remain in the care of his or her parent;
- (c) “court”, unless otherwise indicated, means a provincial court (family division) or the Unified Family Court;
- (d) “Director” means an employee of the Ministry appointed by the Minister as a director for all or any of the purposes of this Act;
- (e) “judge”, unless otherwise indicated, means a provincial judge presiding in a provincial court (family division) or in the Unified Family Court;
- (f) “local director” means the local director of a society appointed under this Act;
- (g) “Minister” means the Minister of Community and Social Services;
- (h) “Ministry” means the Ministry of Community and Social Services;
- (i) “municipality” means the corporation of a county, city, or separated town or a district, metropolitan or regional municipality, but does not include a city or separated town in a district, metropolitan or regional municipality, and in a territorial district means the corporation of a city, town, village or improvement district;
- (j) “prescribed” means prescribed by the regulations;
- (k) “regulations” means the regulations made under this Act;
- (l) “society” means a children’s aid society approved by the Lieutenant Governor in Council under this Act. R.S.O. 1970, c. 64, s. 1; 1972, c. 1, s. 19 (3); 1975, c. 1, s. 1, *amended*.

PART I

OFFICERS, SOCIETIES

Appointment
of Director

2.—(1) The Minister may appoint one or more persons to act as a Director. *New.*

Duties of
Director

(2) A Director,

(a) shall advise and supervise societies;

- (b) shall inspect or direct and supervise the inspection of the operation and records of societies;
- (c) shall exercise the powers and duties of a society in any area in which no society is functioning;
- (d) shall inspect or direct and supervise the inspection of any place in which a child in the care of a society is placed;
- (e) shall prepare and submit an annual report to the Minister;
- (f) shall keep books of account of all moneys received and disbursed by the Director;
- (g) may designate in writing a place or class of places as a place of safety for the purposes of this Act;
- (h) shall ensure that societies are providing the standard of services and following the procedures and practices prescribed under subsection 3 of section 6;
- (i) shall perform such other duties as are prescribed by this Act or the regulations or by the Lieutenant Governor in Council. R.S.O. 1970, c. 64, s. 2 (1), *amended*.

(3) Where a Director is absent or there is a vacancy in ^{Acting} the office of a Director, the powers and duties of the Director shall be exercised and performed by such employee of the Ministry as the Minister designates. R.S.O. 1970, c. 64, s. 2 (3), *amended*.

3.—(1) The Minister may by order appoint a judge of ^{Investi-} the county or district court to make an investigation into any matter,

- (a) relating to any person in the care of a society; or
- (b) for the due administration of this Act,

and the person appointed shall report the result of the investigation to the Minister. R.S.O. 1970, c. 64, s. 3 (1); 1975, c. 1, s. 3, *amended*.

(2) For the purposes of an investigation under sub- ^{Powers on} section 1, the judge has the powers of a commission under ^{investiga-} Part II of *The Public Inquiries Act, 1971*, which Part applies ^{tion} to the investigation as if it were an inquiry under that Act. ^{1971, c. 49} R.S.O. 1970, c. 64, s. 3 (2); 1971, c. 49, s. 18.

4.—(1) Every society shall appoint a local director who ^{Appoint-} shall be responsible to the board of directors of the society ^{ment of} for the administration and enforcement of this Act and the ^{local} ^{directors}

regulations in the area in which the society has jurisdiction, who shall co-operate with a Director to this end and who shall carry out such other duties as are required by the constitution, by-laws and directions of the society.

Powers
of local
directors,
etc.

1974, c. 109

R.S.O. 1970,
c. 374

(2) Every local director and every person designated by the board of directors of a society has for the purposes of this Act the powers of a school attendance counsellor under *The Education Act, 1974* and a police officer, and any one of them shall be deemed to be an officer within the meaning of section 10 of *The Public Authorities Protection Act*, and that section and the other provisions of that Act apply to them in the same manner and to the same extent as they do to the officers mentioned in that section. R.S.O. 1970, c. 64, s. 4, *amended*.

Police
assistance

5. A Director or a local director or any person acting under the authority of either of them may call for aid, in the performance of the duties of the Director, local director or the person, as the case may be, a member of the police force responsible for policing the area in which the aid is required. R.S.O. 1970, c. 64, s. 5, *amended*.

Establish-
ment of
societies

R.S.O. 1970,
c. 89

6.—(1) Every society shall be incorporated under *The Corporations Act* or a predecessor thereof as a corporation without share capital and shall be approved by the Lieutenant Governor in Council.

Purposes

- (2) Every society shall be operated for the purposes of,
- (a) investigating allegations or evidence that children may be in need of protection;
 - (b) protecting children where necessary;
 - (c) providing guidance, counselling and other services to families for protecting children or for the prevention of circumstances requiring the protection of children;
 - (d) providing care for children assigned or committed to its care under this or any other Act;
 - (e) supervising children assigned to its supervision under this or any other Act;
 - (f) placing children for adoption;
 - (g) assisting the parents of children born or likely to be born outside of marriage and their children born outside of marriage; and
 - (h) any other duties given to it by this or any other Act. R.S.O. 1970, c. 64, s. 6 (1, 2), *amended*.

(3) Every society shall,

Standard
of services

(a) provide the standard of services relating to the purposes set out in subsection 2 of section 6; and

(b) follow the procedures and practices,

that shall be prescribed by the Minister.

(4) The by-laws of every society shall contain such provisions as the regulations prescribe, and a certified copy of the by-laws and any amendments thereto shall be filed with a Director forthwith after they are made, and no such by-laws or amendments shall come into operation until they have been approved by the Minister. R.S.O. 1970, c. 64, s. 6 (3, 4), *amended*.

By-laws

7.—(1) A society shall be governed by a board of directors composed of such municipal representatives as are determined under subsections 2 to 6 and the president, one or more vice-presidents, the secretary, the treasurer and such other officers and members as are determined, elected in such manner and for such period as the by-laws of the society provide.

Board of
directors

(2) Where a society has jurisdiction in but not outside a city, separated town or a district, regional or metropolitan municipality, the municipal representatives shall be not fewer than four appointed from among themselves by the council of the city, separated town or the district, regional or metropolitan municipality.

Municipal
repre-
sentatives

(3) Where a society has jurisdiction in a county but not in a city or separated town, the municipal representatives shall be not fewer than four appointed from among themselves by the council of the county.

Idem

(4) Where a society has jurisdiction in an area that includes a county or part of a county outside a city, separated town or a district, regional or metropolitan municipality,

Idem

(a) one municipal representative shall be appointed from among themselves by the council of each county, city, separated town and the district, regional or metropolitan municipality in the jurisdiction; and

(b) the council of the county, city, separated town or the district, regional or metropolitan municipality having the largest population as determined by the last revised assessment rolls shall appoint from among themselves such other municipal representa-

tives as are required, so that the total number of municipal representatives on the board of directors is not fewer than four.

Idem

(5) In subsections 2 to 4, a reference to a city or separated town does not include a city or separated town in a district, regional or metropolitan municipality.

Idem

(6) Where a society has jurisdiction in an area that includes a district or part of a district outside a city or a district, regional or metropolitan municipality, the municipal representatives shall be appointed in the manner determined under subsection 4, except that the district welfare administration board or the District Child Welfare Budget Board referred to in section 10, as the case may be, shall appoint the representatives required by subsection 4 to be appointed by the council of a county.

Executive committee

(7) The board of directors of a society shall pass a by-law providing for the election from among their number of an executive committee of nine members, consisting of the president, the treasurer, four municipal representatives and three other directors, and delegating to the executive committee any powers of the board of directors, subject to the restrictions, if any, contained in the by-law or imposed from time to time by the board.

Quorum

(8) A majority of the members of an executive committee constitutes a quorum. R.S.O. 1970, c. 64, s. 7, *amended*.

Estimate of expenditures

8.—(1) Every society shall before a date to be fixed each year by a Director, which date shall be no later than the last day of February in the year next following, prepare and file with the Director and, subject to subsection 2 and section 10, with each municipality in the area in which the society has jurisdiction, an estimate of its net expenditures, determined in accordance with the regulations, for operations for the year next following.

Minister may determine estimate

(2) Where a society has not filed an estimate in accordance with subsection 1 before the date prescribed therefor by the Director under that subsection, the Minister may at any time thereafter determine the amount of the estimate and cause the estimate to be filed with the society and, subject to subsection 3 of section 10, with each municipality in the area in which the society has jurisdiction.

Estimate deemed to be approved

(3) An estimate filed under subsection 2 shall, subject to subsections 1 and 2 of section 11, be deemed to be approved

by the Minister under subsection 1 of section 9, sixty days after it is filed.

(4) The council of every municipality with whom an estimate is filed in accordance with subsection 1 shall, subject to section 10 and subsection 1 of section 11, grant its approval to the estimate within sixty days from the date fixed by the Director. 1975, c. 1, s. 4, *part, amended*. Approval of estimate by council of municipality

(5) A municipality that has not, within the period of time fixed under subsection 4, Estimate deemed to be approved

(a) granted its approval to the estimate pursuant to subsection 4; or

(b) referred the estimate to a child welfare review committee under section 11,

shall, at the expiration of that period, be deemed to have granted its approval under subsection 4. *New*.

(6) Where a society has jurisdiction in more than one municipality, the portion of the estimate of net expenditures that is referable to each municipality shall, subject to subsection 10 of section 12, be determined in accordance with the regulations. 1975, c. 1, s. 4, *amended*. Proportion referable to each municipality

(7) Subsection 6 does not apply where a district welfare administration board has been established under *The District Welfare Administration Boards Act*. 1975, c. 1, s. 4, *part*. Exception R.S.O. 1970, c. 132

9.—(1) After an estimate has been filed with a Director pursuant to subsection 1 of section 8 and approved by the council of each municipality with whom it was filed, pursuant to subsection 4 of section 8, the Minister may approve the estimate as filed, or, subject to subsection 2 and subsection 2 of section 11, vary the amount of the estimate and approve the estimate as so varied. Approval by Minister

(2) Where the Minister intends to vary the amount of an estimate and to approve the estimate as so varied pursuant to subsection 1, the Minister shall, at least thirty days prior to approving the estimate, cause notice to be given of the Minister's intention to approve or to vary, as the case may be, to the society and to the council of each municipality in the area in which the society has jurisdiction or to the District Child Welfare Budget Board, as the case may be. 1975, c. 1, s. 5, *amended*. Notice by Minister

Interpre-
tation

10.—(1) In this section,

R.S.O. 1970,
c. 132

(a) “district” means a district as defined in *The District Welfare Administration Boards Act*;

(b) “municipality” means a municipality as defined in *The District Welfare Administration Boards Act*.
R.S.O. 1970, c. 64, s. 10 (1).

District
Child
Welfare
Budget
Board

(2) The councils of every municipality in a district in which a district welfare administration board has not been established shall, on or before the 1st day of October in each year, jointly appoint five persons to be a board known as the District Child Welfare Budget Board. R.S.O. 1970, c. 64, s. 10 (2); 1975, c. 1, s. 6 (1).

Approval of
estimates

(3) The estimate of net expenditures of a society in a district shall be approved by the District Child Welfare Budget Board in lieu of the approval by the municipal councils otherwise required by section 8. R.S.O. 1970, c. 64, s. 10 (3); 1975, c. 1, s. 6 (2), *amended*.

Reference
to child
welfare
review
committee

11.—(1) Where the council of a municipality or a District Child Welfare Budget Board does not agree with the amount of the estimate submitted to it by a society pursuant to subsection 1 of section 8 or with the portion of the estimate that is referable to the municipality, it may, on or before the expiration of the time fixed under subsection 4 of section 8 for the approval of the estimate by the municipality or the District Child Welfare Budget Board, as the case may be, request the Minister to refer the matter to a child welfare review committee. R.S.O. 1970, c. 64, s. 11 (1); 1975, c. 1, s. 7 (1), *amended*.

Idem

(2) Where a society, the council of a municipality or a District Child Welfare Budget Board, as the case may be, does not agree with the amount of the estimate,

(a) that has been filed pursuant to subsection 2 of section 8; or

(b) that the Minister intends to approve as varied pursuant to subsection 1 of section 9,

any one of them may,

- (c) in the case of an estimate referred to in clause *a*, before the expiration of sixty days after the filing of the estimate; and
- (d) in the case of an estimate referred to in clause *b*, after receiving notice of the Minister's intention pursuant to subsection 2 of section 9 and before the Minister's approval is given under subsection 1 of section 9,

request the Minister to refer the matter to a child welfare review committee. 1975, c. 1, s. 7 (2), *amended*.

(3) The provisions of subsection 2 apply with necessary modifications to the council of a municipality or a District Child Welfare Budget Board that does not agree with the portion of the estimate referable to the municipality, where the estimate has been filed by the Minister pursuant to subsection 2 of section 8. *New*.

12.—(1) For the purposes of this section and section 11, a child welfare review committee shall consist of,

Idem
Composition
of child
welfare
review
committee

- (a) one member appointed by the Minister, who shall be chairman;
- (b) one member appointed by the Ontario Association of Children's Aid Societies; and
- (c) one member appointed by the council of the municipality or the District Child Welfare Budget Board, as the case may be. R.S.O. 1970, c. 64, s. 11 (3), *amended*.

(2) Where a society has jurisdiction in more than one municipality and there is no District Child Welfare Budget Board, the member to be appointed under clause *c* of subsection 1 shall be appointed jointly by those municipalities. R.S.O. 1970, c. 64, s. 11 (5), *amended*.

Joint
appoint-
ment to
committee

(3) Where the Minister receives a request under subsection 1 or 2 of section 11, the Minister shall forthwith appoint the member referred to in clause *a* of subsection 1 and cause notice to be given to the Ontario Association of Children's Aid Societies and the council of the municipality or the District Child Welfare Budget Board, as the case may be, to appoint, within ten days of the notice having been given, the members referred to in clauses *b* and *c* of subsection 1, respectively, and to inform the Minister forthwith of the names of the members appointed. *New*.

Appoint-
ment of
members

Notice

(4) The Minister shall, after being informed under subsection 3, forthwith cause notice of the names of the members of the child welfare review committee to be given to the parties concerned. R.S.O. 1970, c. 64, s. 11 (4), *amended*.

Failure to
appoint
member

(5) Where a party who receives a notice to appoint a member to the committee under subsection 3 fails to appoint a member within the time prescribed, the Minister shall, in the place of the party who failed to make the appointment, forthwith appoint the member to the committee. R.S.O. 1970, c. 64, s. 11 (6), *amended*.

Procedure

(6) A child welfare review committee shall be convened by the chairman thereof within ten days after all the members have been appointed and the committee shall determine its own procedures. R.S.O. 1970, c. 64, s. 11 (7), *amended*.

Evidence

(7) A child welfare review committee may receive such written or oral evidence from a Director, the society, the municipality or District Child Welfare Budget Board, as the case may be, or any other person as it in its discretion considers proper whether admissible in a court of law or not and may require the Director to present evidence and make submissions. R.S.O. 1970, c. 64, s. 11 (8), *amended*.

Idem

(8) A Director shall, when required by a child welfare review committee, present evidence and make submissions before the committee. *New*.

Findings of
committee

(9) A child welfare review committee shall review the evidence submitted to it and obtain any additional evidence or material it considers necessary and shall report its findings and make recommendations to the Minister within thirty days from the date that the committee first convenes and the findings and recommendations of the committee shall be made available to the parties concerned. R.S.O. 1970, c. 64, s. 11 (9).

Decision of
Minister

(10) After reviewing the findings and recommendations of a child welfare review committee, the Minister may approve the estimate filed under subsection 1 or 2 of section 8, vary the amount of the estimate and approve the estimate as so varied or determine the apportionment referred to in subsection 6 of section 8, as the case may be, and the decision of the Minister is final. R.S.O. 1970, c. 64, s. 11 (10), *amended*.

Notice

(11) Notice of the Minister's decision shall be given to the parties concerned within thirty days after the Minister receives the report and recommendations of a child welfare review committee. R.S.O. 1970, c. 64, s. 11 (11), *amended*.

13.—(1) There shall be paid out of the moneys appropriated therefor by the Legislature to each society an amount, determined in accordance with the regulations, of the approved estimate of the society. Payments by Ontario

(2) Every municipality shall pay to the society having jurisdiction in the municipality an amount, determined in accordance with the regulations, of the portion determined in accordance with subsection 6 of section 8, of the approved estimate of the society that is referable to the municipality. Payments by municipality

(3) Any amount payable to a society under this section in respect of an approved estimate, including advances before such estimate is approved, may be paid at such times and in such manner as are determined by the Minister. 1975, c. 1, s. 8, *amended*. Manner of payment

14.—(1) Where the erection, purchase or other acquisition of a building by a municipality or by a society for the occupation in whole or in part by the society for use for a purpose other than to provide facilities and services to meet such special needs of children as are prescribed for the purposes of section 16 has been approved by the Minister, the Minister may, out of the moneys appropriated therefor by the Legislature, direct payment to the municipality or to the society of an amount, determined in accordance with the regulations, of the cost to the municipality or society of the building determined in accordance with the regulations. Capital payments

(2) Where the Minister has approved the erection of a new building, an addition to an existing building, the purchase or other acquisition of an existing building, the structural alteration or the renovation or the furnishing and equipping of a building by a society for the provision of facilities and services to meet such special needs of children as are prescribed for the purposes of section 16, the Minister may direct payment to the society out of moneys appropriated therefor by the Legislature of an amount, determined in accordance with the regulations, towards the cost determined in accordance with the regulations of the new building, addition, acquisition, structural alteration, renovation or furnishing and equipping, as the case may be, that is applicable to the facilities and services. 1972, c. 109, s. 1, *amended*. Idem

15.—(1) The council of any municipality shall pass by-laws for the levying of such amounts as are necessary for the purpose of meeting any liability imposed on the municipality under this Act and may pass by-laws for the Power to make levies

purpose of affording to a society such other assistance as the council considers advisable.

When
society a
local board
R.S.O. 1970,
c. 324

(2) A society shall be deemed to be a local board of each municipality in which it has jurisdiction for the purposes of *The Ontario Municipal Employees Retirement System Act* and not for any other purpose. R.S.O. 1970, c. 64, s. 15, *amended*.

Special
homes and
services

16. Where two or more societies have concurrent or contiguous jurisdictions they may with the approval of the Minister enter into an agreement establishing a joint committee for the purpose of providing facilities and services for the joint use of the societies to meet such special needs of children as are prescribed by the regulations, and sections 8 to 14 apply to the joint committee, for the purposes for which it was established, in the same manner as if the joint committee were a society. R.S.O. 1970, c. 64, s. 17, *amended*.

Temporary
board

17. Where, in the opinion of the Lieutenant Governor in Council, a society is not able to perform its duties, the Lieutenant Governor in Council may appoint a board of directors who shall be the board of directors of the society for such period as the Lieutenant Governor in Council considers advisable. R.S.O. 1970, c. 64, s. 18, *amended*.

Dissolution
of societies

18. The Lieutenant Governor in Council may, at any time upon the recommendation of the Minister, dissolve a society on such date as the order provides, and upon the dissolution of a society its property vests in the Crown to be held and disposed of in such manner as the Lieutenant Governor in Council determines. R.S.O. 1970, c. 64, s. 19, *amended*.

PART II

PROTECTION AND CARE OF CHILDREN

Interpre-
tation

19.—(1) In this Part and Part IV,

(a) “child” means a person actually or apparently under sixteen years of age, and in the case of a person who is the subject of an order under subsection 1 of section 30, includes a person under eighteen years of age;

(b) “child in need of protection” means,

- (i) a child who is brought, with the consent of the person in whose charge the child is, before a court to be dealt with under this Part,
- (ii) a child who is deserted by the person in whose charge the child is,
- (iii) a child where the person, in whose charge the child is, cannot for any reason care properly for the child, or where that person has died and there is no suitable person to care for the child,
- (iv) a child who is living in an unfit or improper place,
- (v) a child found associating with an unfit or improper person,
- (vi) a child found begging or receiving charity in a public place,
- (vii) a child where the person in whose charge the child is is unable to control the child,
- (viii) a child who without sufficient cause is habitually absent from home or school,
- (ix) a child where the person in whose charge the child is neglects or refuses to provide or obtain proper medical, surgical or other recognized remedial care or treatment necessary for the child's health or well-being, or refuses to permit such care or treatment to be supplied to the child when it is recommended by a legally qualified medical practitioner, or otherwise fails to protect the child adequately,
- (x) a child whose emotional or mental development is endangered because of emotional rejection or deprivation of affection by the person in whose charge the child is,
- (xi) a child whose life, health or morals may be endangered by the conduct of the person in whose charge the child is;

- (c) “developmental handicap” means a condition of mental impairment present or occurring during a person’s formative years that is associated with limitations in adaptive behaviour;
- (d) “foster home” means a home, other than the home of the child’s parent, in which a child is placed for care and supervision but not for the purposes of adoption;
- (e) “parent” includes,
 - (i) a guardian,
 - (ii) a person who has demonstrated a settled intention to treat a child as a child of the person’s family, and
 - (iii) a person who is not recognized in law to be a parent of a child but,
 - 1. has acknowledged a parental relationship to the child and has voluntarily provided for the child’s care and support,
 - 2. by an order of a court of competent jurisdiction or a written agreement, is under a legal duty to provide for the child or has been granted custody of or access to the child, or
 - 3. has made a written acknowledgment of the fact of his or her parentage to the society having or applying for the care or supervision of the child,

but does not include the Crown, a society or a foster parent of a child;

- (f) “place of safety” means a receiving home, foster home, hospital, and such other place or class of places designated in writing by a Director, but does not include a training school under *The Training Schools Act*;

- (g) “receiving home” means an institution or home operated or supervised by a society for the temporary care of children. R.S.O. 1970, c. 64, s. 20 (1); 1972, c. 109, s. 2; 1975, c. 1, s. 12 (1-4), *amended*.

R.S.O. 1970,
c. 467

By whom
cases are
to be
heard

- (2) Subject to subsection 3 and subsection 3 of section 32, an application in respect of a child under this Part shall be heard by a court in the county or district in which the child

was taken into care. R.S.O. 1970, c. 64, s. 20 (2); 1975, c. 1, s. 12 (5), *amended*.

(3) Where,

Transfer of
proceedings

- (a) a child is taken into care, the court in the county or district in which the child is taken into care; or
- (b) a child is produced before the court under section 21 or 22, the court in the county or district in which the child is produced,

is satisfied that there is a preponderance of convenience in favour of holding the hearing in respect of the child in another county or district, the court may, at any time after an application is made in respect of the child under this Part and before hearing the application, transfer the proceedings to a court in any other county or district.

(4) For the purposes of an application under this Part, where the parent of a child is under eighteen years of age, the Official Guardian shall be the guardian *ad litem* of the parent with the duty of safeguarding the parent's interests before the court unless the court appoints any other person to be guardian *ad litem* for this purpose, and the court may make such order as to the costs of the guardian *ad litem* as the court considers just. R.S.O. 1970, c. 64, s. 20 (4); 1971, c. 98, s. 4, Sched., par. 6, *amended*.

20.—(1) A child may have legal representation at any stage in proceedings under this Part.

Legal
repre-
sentation
of child

(2) Where on an application under this Part a child does not have legal representation, the court shall as soon as practicable in the proceedings, determine whether legal representation is desirable to protect the interests of the child and if at that or any later stage in the proceedings the court determines that legal representation is desirable the court shall direct that legal representation be provided for the child.

Idem

(3) In determining whether legal representation is desirable to protect the interests of the child under subsection 2 where,

Idem

- (a) the court is of the opinion that there is a difference in the views of the child and,
 - (i) the views of the society, or
 - (ii) the views of a parent of the child,

and the society intends that the child be removed from the care of his or her parent or any other per-

son or remain in the care of the society pursuant to an order under paragraph 2 or 3 of subsection 1 of section 30, as the case may be;

- (b) the child is in the care of the society and a parent is not present at any stage of the proceedings;
- (c) the child is in the care of the society and is alleged to be a child upon whom abuse, as defined in subsection 1 of section 47, has been inflicted; or
- (d) an order under section 33 excluding the child from the hearing is made or is likely to be made,

the court shall direct that legal representation be provided for the child unless, having regard to the views and preferences of the child, where such views and preferences can reasonably be ascertained the court is satisfied that the interests of the child are otherwise adequately protected.
New.

How child
in need of
protection
brought
before
court

21.—(1) A police officer, a Director, a local director or a person authorized by a Director or the local director, who has reasonable and probable grounds to believe that any child is apparently in need of protection, may,

- (a) without warrant take the child to a place of safety and detain the child there until the matter can be brought before a court; or
- (b) apply to a court for an order requiring the person in whose charge the child is to produce the child before a court at the time and place named in the order. R.S.O. 1970, c. 64, s. 21; 1975, c. 1, s. 13 (1), *amended*.

Idem

(2) A police officer, a Director, a local director or a person authorized by a Director or by a local director, who has reasonable and probable grounds to believe that a child actually or apparently under sixteen years of age has departed or has been removed from the lawful care and custody of a society without the consent of the society, may without warrant take the child to a place of safety and detain the child there. *New.*

Right of
entry

(3) Where a person authorized under subsection 1 or 2 has reasonable and probable grounds to believe that a child referred to in subsection 1 or 2 is on any premises, the person may without warrant enter the premises, if need be by force, and without warrant search for and remove the child from the premises.

1971, c. 47,
not to apply

(4) The provisions of *The Statutory Powers Procedure Act, 1971* do not apply to proceedings under this section. 1975, c. 1, s. 13 (2), *amended*.

22.—(1) Where it appears to a justice of the peace, on information laid before the justice on oath,

Warrant to
search for
child in
need of
protection

- (a) that there are reasonable and probable grounds to believe that a child is in need of protection; or
- (b) that a child actually or apparently under sixteen years of age has departed or has been removed from the lawful care and custody of a society without the consent of the society,

the justice may issue a warrant authorizing a police officer, a Director, a local director or a person authorized by a Director or the local director to search for the child and to take the child to and detain the child in a place of safety. R.S.O. 1970, c. 64, s. 22 (1); 1972, c. 109, s. 3; 1975, c. 1, s. 14, *amended*.

(2) Where, upon application to a court by any person, the court is satisfied that there are reasonable and probable grounds to believe that a child is in need of protection and that the matter has been reported to a society and the local director of that society or person authorized by the local director has refused, or failed within a reasonable time, to apprehend the child or to apply to a court under section 21 or to apply for a warrant under subsection 1, the court may, after affording the society an opportunity to be heard,

Idem

- (a) make an order directing the local director of that society or person authorized by the local director, as the case may be, to search for the child and to take the child to and detain the child in a place of safety until the matter can be brought before a court; or
- (b) order a person in whose charge the child is to produce the child before a court at the time and place named in the order. *New*.

(3) A person authorized by a warrant issued under subsection 1 or an order made under clause *a* of subsection 2, may enter, if need be by force, any house, building or other place specified in the warrant or order and may search for and remove the child therefrom.

Right of
entry

(4) It is not necessary in an information or warrant under subsection 1 or an application or order under clause *a* of subsection 2 to describe the child by name. R.S.O. 1970, c. 64, s. 22 (2, 3).

Name not
necessary

23.—(1) In this section, “homemaker” means a person approved by the local director or a Director and who remains or is placed on a premises for the purpose of caring for a child. 1975, c. 1, s. 15, *part*.

Interpre-
tation.

Homemaker
may remain
on premises

(2) Where it appears to a person entering a premises pursuant to section 21 or 22 that a child, who in the opinion of that person is unable to look after and care for himself or herself, has been temporarily left on the premises without proper or competent care or supervision and that a person having charge of the child is not available or is unable to consent to the placement of a homemaker on the premises, the person entering the premises, instead of taking the child to a place of safety, may,

- (a) remain on the premises; or
- (b) arrange with a society for the placement of a homemaker on the premises,

for the purpose of caring for the child and thereafter, subject to subsections 6, 7 and 8, the provisions of sections 27 to 36 apply with necessary modifications to the child. 1975, c. 1, s. 15, *part, amended*.

Idem

(3) A homemaker remaining or placed on a premises pursuant to subsection 2 may,

- (a) enter and live on the premises; and
- (b) carry on normal housekeeping activities on the premises,

in such manner and to such extent as is reasonably necessary to care for the child and may exercise reasonable control and discipline over the child.

Society or
Director may
provide goods
and services

(4) Where a homemaker remains or is placed on a premises pursuant to subsection 2, the society or a Director, as the case may be, may provide goods and services on the premises necessary to properly care for the child. 1975, c. 1, s. 15, *part*.

Protection
from
personal
liability

(5) A person who enters a premises pursuant to section 21 or 22 and who remains or is placed on a premises as a homemaker, pursuant to subsection 2 so long as the person is acting in good faith with reasonable care in the circumstances, is not liable for damages,

- (a) for entering the premises;
- (b) in connection with or arising out of the carrying on of normal housekeeping activities on the premises;
- (c) for providing goods and services necessary to care for any child on the premises; or

- (d) for exercising reasonable control and discipline over any child on the premises. 1975, c. 1, s. 15, *part, amended*.

(6) Where a homemaker remains or is placed on a premises pursuant to subsection 2, the society shall forthwith notify or make reasonable efforts to notify the parent or other person having charge of the child, immediately before the homemaker entered the premises, of the placement of the homemaker on the premises. Notice to parent

(7) Notwithstanding subsection 1 of section 30, where an application is made to a court under section 28, the court may order the homemaker to withdraw from the premises or may confirm the placement or entry of the homemaker on the premises for such period as the court considers necessary or until a parent or a person having custody of the child returns to care for the child but, subject to subsection 8, not to exceed thirty days. 1975, c. 1, s. 15, *part*. Order of court

(8) Where a parent or person having custody of the child has not returned before the end of the period set out in the order referred to in subsection 7, a court may, upon application therefor either before or after the expiration of the period of the order, extend the period for such further period of time as the court considers necessary or after a further hearing may make an order under subsection 1 of section 30. 1975, c. 1, s. 15, *part, amended*. Extension of period of order

24. Where a child is in the care of an institution or home and no parent can be located, an officer of the institution or home after making reasonable efforts to locate a parent shall notify the society having jurisdiction in the area where the institution or home is located and the officer may, upon giving notice to the society, apply to a court that may determine that the child, notwithstanding clause *b* of subsection 1 of section 19, is a child in need of protection, and the provisions of sections 28 to 36 apply with necessary modifications to the child. R.S.O. 1970, c. 64, s. 23, *amended*. Child in institution

25.—(1) Subject to the approval of the society, where a parent through circumstances of a temporary nature is unable to make adequate provision for his or her child, the parent may voluntarily place the child into the care and custody of a society with jurisdiction in the area where the parent resides and, where the society agrees to receive the child into care and custody, the society shall enter into a written agreement with the parent for such care and custody for a period, subject to subsection 2, of six months or less. Temporary care by agreement

Extension
of
agreement

(2) Where a Director approves, the parties to an agreement under subsection 1 may agree to extend the agreement for a further period or periods of time that together with the first period shall not exceed twelve months, and the parties may agree to vary any other term or condition of the agreement that is not prescribed by the regulations.

Limitation
on agreement

(3) Notwithstanding subsections 1 and 2, in no case shall an agreement under subsection 1 or any extension of the agreement be made that results in a child being in the care and custody of a society,

(a) as a ward of the society;

(b) pursuant to an agreement under this section; or

(c) pursuant to an order for adjournment made under subsection 13 of section 28 or any extension thereof,

or as a result of any combination of circumstances referred to in clauses *a*, *b* and *c* for a continuous period of more than twenty-four months.

Special
needs
agreement

(4) Subject to the approval of the society or the Minister, as the case may be, when a parent is unable to provide the services required by his or her child because of the special needs of the child, the parent may voluntarily place the child into the care and custody or under the supervision of a society with jurisdiction in the area where the parent resides or of the Crown, and where the society or the Minister, as the case may be, agrees to receive the child into care and custody or under supervision, the society or the Minister shall enter into a written agreement with the parent,

(a) for the placement of the child into the care and custody or under the supervision of the Crown or the society, as the case may be; or

(b) for the provision by the Minister or the society, as the case may be, of the services required to meet the special needs of the child,

or both, for such period or periods of time, subject to subsection 12, as may be agreed upon between the parties.
1975, c. 1, s. 15, *part*, *amended*.

Con-
siderations
before
entering
into an
agreement

(5) Before entering into an agreement under this section, the society or the Minister, as the case may be, shall consider what assistance to the child is possible while the child is in

the care of his or her parent or other person and before the society or the Minister assumes care and custody or supervision of the child under an agreement. *New.*

(6) No agreement with a parent under this section is invalid by reason only of the fact that the parent entering into it is under eighteen years of age. 1975, c. 1, s. 15, *part.* Agreement not invalid by reason of age

(7) The voluntary placement of a child with a society or the provision of services to a child by a society pursuant to an agreement with the society under subsection 4 shall not be made without the consent of a Director. Consent of Director

(8) Subject to subsection 9, no agreement under this section or extension thereof shall be entered into under this section in respect of a child twelve or more years of age without the written consent of the child and such consent, subject to subsection 13, shall not be withdrawn. Consent of child

(9) The consent required under subsection 8 is not required where the child is not capable of giving the consent because of a developmental handicap determined in accordance with the regulations. Idem

(10) No agreement under this section or any extension thereof shall extend beyond the eighteenth birthday of the person in respect of whom the agreement has been made. Age limit

(11) A person sixteen or more years of age and under eighteen years of age or the person's parent where the person is not capable of entering into an agreement because of a developmental handicap determined in accordance with the regulations, may, with the approval of a Director, enter into an agreement under this section with the Minister or a society with jurisdiction in the area where the person resides with respect to the provision of services to such person by the Minister or the society, as the case may be. *New.* Agreements with respect to persons over sixteen years of age

(12) Any party to an agreement made under this section at any time during the period of the agreement or any extension thereof, may terminate the agreement by giving at least twenty-one days notice in writing to the other party or parties, as the case may be, and the agreement shall terminate on the expiration of the period set out in the notice. 1975, c. 1, s. 15, *part, amended.* Termination of agreement

(13) A child who is twelve or more years of age and in respect of whom an agreement under this section was made, at any time during the period of the agreement or any Idem

extension thereof, upon giving notice in writing to the society or to the Minister, as the case may be, may seek a review of the agreement by the society or the Minister and where,

- (a) the existing agreement is not confirmed; and
- (b) no further agreement is reached,

by the parties and the child within twenty-one days from the giving of the notice, the agreement shall be deemed to be terminated. *New.*

Return
of the
child

(14) Where an agreement under this section or an extension thereof,

- (a) is terminated under subsection 12, as soon as is practicable and within the time period set out in the notice given under that subsection;
- (b) is the subject of a review under subsection 13, upon the expiration of the twenty-one day period referred to in that subsection; or
- (c) expires pursuant to the terms of the agreement or pursuant to subsection 2, before or as soon as is practicable after the expiration thereof,

the society or the Minister, as the case may be, shall,

- (d) cause the child to be returned to the parent or other person in whose charge the child was immediately prior to the agreement being entered into, but where there is an outstanding order for custody of the child, cause the child to be placed with the person entitled to custody of the child under the order; or
- (e) cause the matter to be brought before a court to determine whether the child is or would be, if left in the charge of or returned to the parent or other person in whose charge the child was immediately prior to the agreement being entered into, as the case may be, a child in need of protection, and thereafter the provisions of sections 28 to 36 apply, with necessary modifications, to the child. 1975, c. 1, s. 15, *part, amended.*

Application

(15) Subsection 14 does not apply to an agreement entered into under subsection 11. *New.*

Prohibition
on
placement

26. No person shall place a child into the care or custody of a society and no society shall receive a child into its care or custody except,

- (a) where the child is detained in a place of safety under subsection 1 of section 21 or clause *a* of subsection 1 or subsection 2 of section 22;
- (b) where the care of the child is assumed under section 23;
- (c) pursuant to an order under this Part or any other Act respecting the care or custody of the child;
- (d) pursuant to an agreement under subsection 1 or 4 of section 25;
- (e) pursuant to the authority given under subsection 2 or 3 of section 43; or
- (f) pursuant to a consent given under subsection 2 of section 69. *New.*

27.—(1) As soon as is practicable and within five days of detaining a child in a place of safety under subsection 1 of section 21 or clause *a* of subsection 1 or subsection 2 of section 22, or of assuming the care of a child under section 23, as the case may be, ^{Detention limited}

- (a) the matter shall be brought before a court to determine whether the child is a child in need of protection;
- (b) the child shall be returned to the parent or other person in whose charge the child was immediately prior to the child's apprehension or to the assumption of the child's care, as the case may be, but, where there is an outstanding order for custody of the child, the child shall be placed with the person entitled to custody of the child under the order; or
- (c) an agreement shall be entered into under section 25. 1975, c. 1, s. 16, *amended.*

(2) A child who has been detained pursuant to subsection 2 of section 21 or clause *b* of subsection 1 of section 22 in an observation and detention home established or designated under *The Provincial Courts Act* that has been designated as a place of safety, shall, as soon as is practicable after the commencement of the detention, be brought before the court and the court shall make an order, ^{Period of detention} ^{R.S.O. 1970, c. 369}

- (a) confirming the child's detention for a period or periods that shall not in total exceed thirty days; or

- (b) discharging the child from the observation and detention home,

and upon completion of the period of detention or the discharge, as the case may be, the child shall be removed from the observation and detention home for transfer back into the care of the society. *New.*

Hearing
to be
held

28.—(1) Where a child who has been apprehended or produced before the court under section 21 or 22 is before the court, there shall be a hearing to determine whether or not the child is in need of protection, and before the court finds that the child is in need of protection, the court shall also determine the child's age, name, and, in the case of a child detained in a place of safety under subsection 1 of section 21 or clause *a* of subsection 1 or subsection 2 of section 22, the location where the child was taken into protection and, subject to section 44, the religious faith of the child. 1975, c. 1, s. 17 (1), *amended*.

Witnesses

(2) The court, or upon the request of any party to the proceedings, a judge or a justice of the peace, has the power of summoning any person and requiring that person to attend before the court to testify and to produce such records, writings, documents and things as may be requisite, and the court has the same power to enforce the attendance of witnesses and to compel them to give evidence and produce records, writings, documents and things as is vested in any court in civil cases. R.S.O. 1970, c. 64, s. 25 (2); 1975, c. 1, s. 17 (2), *amended*.

Who may
be heard

(3) The court may hear any person with evidence relevant to the hearing including the child, a parent of the child, subject to subsection 9, a foster parent of the child, the local director of a society or any person appearing on behalf of any of them, any person authorized by the board of directors of the society on behalf of the society, the clerk of a municipality or any person authorized by the council of the municipality on behalf of the municipality, and a district director of the Ministry or any person authorized by the Minister on behalf of Ontario. R.S.O. 1970, c. 64, s. 25 (3); 1972, c. 1, s. 19 (3), *amended*.

Evidence

R.S.O. 1970,
c. 151

(4) Notwithstanding any privilege or protection afforded under *The Evidence Act*, before making a decision that has the effect of placing a child in or returning a child to the care or custody of any person other than a society, the court may consider the past conduct of that person towards any child who is or has at any time been in the person's care, and any statement or report whether oral or written, including any transcript, exhibit or finding in a prior proceed-

ing whether civil or criminal that the court considers relevant to such consideration and upon such proof as the court may require, is admissible in evidence.

(5) The court may accept evidence by affidavit but the affidavit shall be confined to facts within the personal knowledge of the person making the affidavit. Affidavit evidence

(6) In determining the best interests of the child for the purposes of this Part, the court shall have regard to those considerations in subclauses i to viii of clause *b* of section 1 that are relevant in the circumstances. *New.* Determination of best interests of the child

(7) The court shall not proceed to hear or dispose of the matter until the court is satisfied that the parent or other person having actual custody of the child, including, where applicable, any foster parent who immediately prior to the hearing has been caring for the child on behalf of a society for a continuous period of more than six months and, subject to subsection 8, the child, has had reasonable notice of the hearing or that reasonable effort has been made in the opinion of the court to cause the parent, such other person or the child to be notified. 1975, c. 1, s. 17 (3), *amended.* Notice

(8) A child who is, Notice to child

(a) ten or more years of age is entitled to notice under subsection 7 unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child, in which case the court may direct that the child not be served with the notice; or

(b) under ten years of age is not entitled to notice under subsection 7 unless the court decides that the child is entitled to be present at the hearing under clause *b* of section 33.

(9) A foster parent who is given notice under subsection 7 is entitled to make representations to the court and to be represented by counsel at the hearing, but shall take no further part in the hearing without leave of the court. Foster parent at hearing

(10) The court's right to receive evidence in any hearing under this Part shall not be restricted by the content of any notice given or application made in writing with respect to the proceedings and the court may without requiring notice to be given, unless it considers further notice to be necessary in the circumstances, make an order at any stage in a proceedings amending such notice or application. *New.* Amendments

Court may
dispense
with notice

(11) Where, in the opinion of the court, prompt service of any notice required under subsection 7 of this section or subsection 6 of section 23 cannot be effected and any delay might endanger the health or safety of the child, the court may dispense with the requirements of those subsections. R.S.O. 1970, c. 64, s. 25 (7); 1975, c. 1, s. 17 (6), *amended*.

Limitation
where
notice
dispensed
with

(12) Where the requirements of subsection 7 have been dispensed with pursuant to subsection 11, the court shall not make an order committing the child as a ward of the Crown or make an order committing the child as a ward of a society for a period exceeding thirty days, except after holding a further hearing, and the requirements of subsection 7 apply to such further hearing. R.S.O. 1970, c. 64, s. 25 (8); 1975, c. 1, s. 17 (7), *amended*.

Custody
during
adjourn-
ment

(13) A court may from time to time adjourn a hearing but no such adjournment shall, subject to subsection 14 and subsection 1 of section 29, be for more than thirty clear days, and pending final disposition of the hearing,

- (a) where a society shows cause why the child should remain or should be placed, as the case may be, in the temporary care and custody of the society, the court shall order that the child remain or be placed in the temporary care and custody of the society; or
- (b) where sufficient cause has not been shown why the child should remain or be placed, as the case may be, in the temporary care and custody of a society, the court shall order that the child be returned to or remain in the care and custody of the parent or other person in whose charge the child was immediately prior to,

- (i) the child's detention, or

- (ii) the production of the child before the court by the parent or other person,

unless the court is satisfied that some other order for care and custody of the child should be made, in which case, the court may make such other order for the temporary care and custody of the child as the court considers advisable pending final disposition of the hearing, except an order placing the child in a training school established under *The Training Schools Act*, or placing the child in an observation and detention home established or designated

under *The Provincial Courts Act* that has not been designated under this Act as a place of safety. R.S.O. 1970, c. 64, s. 25 (10); 1973, c. 75, s. 1, *amended*.

(14) The court having regard to all the circumstances of the case and with the consent of the parties may adjourn a hearing under subsection 13 for a period longer than thirty days, and, where the court grants such longer period of adjournment, the order for adjournment shall contain the court's reasons for granting such longer period. Longer period of adjournment

(15) Where the court is satisfied that cause has been shown why a change in the arrangements for the care and custody of the child should be made, the court may vary or terminate any order for care and custody made under subsection 13. Variation or termination of order

(16) For the purpose of determining under subsection 13 or 15 whether a child shall remain or be placed in the temporary care and custody of a society, the court may receive and base its decision upon evidence that the court considers credible and trustworthy in the circumstances. *New*. Standard of proof

(17) The provisions of this section apply with necessary modifications to proceedings under subsections 1 and 4 of section 32, section 35, section 37 and subsections 1 and 2 of section 38. 1972, c. 109, s. 4 (2), *amended*. Application

29.—(1) Where a child has been found to be a child in need of protection pursuant to section 28, a court may order the child and any parent of the child or other person, except a foster parent caring for the child on behalf of a society, in whose charge the child has been or may be, to attend for an assessment before a person or persons specified in the order and who in the opinion of the court are qualified to perform medical, emotional, developmental, psychological, educational or social assessments and who have consented to perform the assessments and within a time specified therein, and the person or persons making the assessments shall report the results thereof in writing to the court within thirty days of the order or within such longer period of time as the court may direct. Order for assessment

(2) The court shall provide a copy of the report of the assessment to, Report

(a) subject to subsection 3, any person who is the subject of the assessment;

(b) counsel or the agent on the record for the child;

(c) a parent appearing at the hearing or the parent's counsel or agent on the record; and

(d) the society that is a party to the proceedings,

and the court shall at any time upon request order a copy of the report to be provided to a Director, and the court may at any time order a copy of the report to be provided to any other person for the purpose of the case as the court may direct.

Idem

(3) A child who is the subject of the assessment and who is,

(a) ten or more years of age shall be provided with a copy of the report unless the court is satisfied that the effect of the contents of all or any part of the report would be injurious to the emotional health of the child, in which case the court may withhold all or any part of the report from the child; or

(b) under ten years of age shall not be provided with a copy of the report pursuant to subsection 2, unless the court considers it reasonable in the circumstances that the child receive the report or any part thereof.

Idem

(4) The report of the assessment shall form part of the court record in the case but shall not be admissible in evidence for any purpose in any other proceedings except in proceedings,

(a) by way of appeal under section 43;

1972, c. 98

(b) under *The Coroners Act, 1972*; or

(c) referred to section 51,

without the consent of the person or persons who are the subject of the assessment.

Inference
from
refusal

(5) Where a person who has been ordered under subsection 1 to attend for an assessment refuses to attend or to undergo the assessment, the court may draw such inferences relating to the placement of the child as it thinks appropriate. *New.*

30.—(1) Where a court finds a child to be a child in need of protection pursuant to section 28, the court shall make the one of the following orders that the court considers to be in the best interests of the child, namely:

Order where
child in
need of
protection

1. That the child be placed with or returned to the child's parent or other person, subject to supervision by the society having jurisdiction in the area where the judge hearing the case presides at the time of the hearing, for a period of not less than six months and not more than twelve months as in the circumstances of the case the court considers advisable.
2. That the child be made a ward of and committed to the care and custody of the society having jurisdiction in the area where the judge hearing the case presides at the time of the hearing, for such period, not exceeding twelve months, as in the circumstances of the case the court considers advisable.
3. That the child be made a ward of the Crown until the wardship is terminated under section 38 or expires under section 42 and that the child be committed to the care of the society having jurisdiction in the area where the judge hearing the case presides at the time of the hearing. R.S.O. 1970, c. 64, s. 26; 1973, c. 75, s. 2, *amended*.

(2) Where a provincial judge has committed a child to the charge of a society under paragraph *h* of subsection 1 of section 20 of the *Juvenile Delinquents Act* (Canada), the child shall be deemed to be committed to the society under paragraph 2 of subsection 1,

Period of
committal

R.S.C. 1970,
c. J-3

- (a) where the order is for a fixed period that does not exceed twelve months, for the period specified in the order; or
- (b) where the order is for an indefinite period or exceeds twelve months, for twelve months.

(3) A provincial judge shall give reasonable notice to a society before committing a child to the charge of the society under paragraph *h* of subsection 1 of section 20 of the *Juvenile Delinquents Act* (Canada). 1975, c. 1, s. 18, *amended*.

Notice

(4) In making an order under paragraph 1 of subsection 1, the court may impose reasonable terms and conditions, relating to the method of supervision of the child,

Terms and
conditions

- (a) upon the person with whom the child has been placed or returned, as the case may be;
- (b) upon the supervising society;
- (c) upon the child; and
- (d) upon any other person where the person has been afforded an opportunity to be heard.

Determina-
tion of
order

(5) In determining which order to make under subsection 1, the court shall inquire of the parties whether any efforts have been made by a society or any other agency or person to assist the child while the child was in the care of his or her parent or other person and before the child came into the care of the society. *New.*

Payment
by parent

31.—(1) Subject to subsection 3, where a child is found to be a child in need of protection and,

- (a) is committed to the care of a society; or
- (b) is placed with a person other than the child's parent subject to supervision by a society,

the court may order a parent or the estate of a parent to pay the society such an amount and at such intervals as the court considers proper for each day the child is in the care or under the supervision, as the case may be, of the society.

Deter-
mination of
amount

(2) In determining the amount if any that shall be paid to the society under subsection 1, the court shall have regard to the following circumstances of the parent or the estate of the parent and of the child that the court considers relevant,

- (a) the assets and means of the child and of the parent or the estate of the parent;
- (b) the capacity of the child to provide for the child's own support;
- (c) the capacity of the parent or the estate of the parent to provide support;
- (d) the age and the physical and mental health of the child and of the parent;
- (e) the mental, emotional and physical needs of the child;

- (f) the legal obligation of the parent or the estate of the parent to provide support for any other person;
- (g) the child's aptitude for and reasonable prospects of obtaining an education;
- (h) any other legal right of the child to support other than out of public moneys.

(3) An order made under subsection 1 shall not extend beyond the date when the child attains the age of eighteen years. Idem

(4) A court may vary or rescind the order under subsection 1 where the circumstances of the child or the parent have changed. 1975, c. 1, s. 19 (1), *amended*. Varying payments by parent

(5) The council of a municipality may enter into an agreement with the board of directors of a society providing for the collection by the municipality on behalf of the society of the payments of the amounts required to be paid by the parent under subsection 1. R.S.O. 1970, c. 64, s. 27 (3). Agreement to collect payments

(6) An order made against a parent under subsection 1 may be enforced in the same manner as an order made under Part II of *The Family Law Reform Act, 1978*. R.S.O. 1970, c. 64, s. 27 (4), *amended*. Enforcement of order
1978, c. 2

32.—(1) Subject to subsections 6 and 7, where a child has been placed under the supervision of a society pursuant to an order made under paragraph 1 of subsection 1 of section 30, the society may at any time and shall, before the expiration of the period of supervision and upon giving notice to the child, the parent or any person having actual custody of the child, apply to a court for a review of the child's status and the court shall thereupon further inquire and determine whether the circumstances justify the variation or termination of any term or condition of the order relating to the method of supervision of the child or a further order under subsection 1 of section 30 and may, having regard to the best interests of the child, vary or terminate any term or condition in the order relating to the method of supervision of the child, terminate the order or make a further order under this Part. Application to review supervision order

(2) A society shall, as soon as is practicable, and within five days of removing a child from the parent or person with whom the child has been placed pursuant to an order under paragraph 1 of subsection 1 of section 30 apply to a court for a review of the child's status under subsection 1. Time limit for application

Jurisdiction
of court

(3) An application under subsection 1 or 4 may be heard by the court in the county or district in which the parent or other person with whom the child was placed pursuant to the order made under paragraph 1 of subsection 1 of section 30 resides at the time of the application.

Idem

(4) Where a child has been placed under the supervision of a society, pursuant to an order made under paragraph 1 of subsection 1 of section 30, a parent of the child, a person other than a parent with whom a child is placed or to whom a child is returned or the child where the child is twelve or more years of age may, after the expiration of six months from the making of the order or from the disposition of any previous application under this section for a review of the child's status, whichever is later, and upon giving notice to the society, apply to a court for a review of the child's status and,

- (a) where the court is satisfied that the termination of the order or the variation or termination of any term or condition of the order relating to the method of supervision of the child is in the best interests of the child, the court may terminate the order or vary or terminate such term or condition of the order; or
- (b) the court may make such further order under this Part as the court considers is in the best interests of the child. 1975, c. 1, s. 19 (2), *amended*.

Notice

(5) Subject to subsection 7, where a notice is given to the society under subsection 4,

- (a) by a parent of the child, the society shall forthwith upon receipt of the notice cause notice of the application to be given to the child, to any other parent of the child, and where applicable to the person other than a parent with whom the child is placed or to whom the child is returned;
- (b) by a person other than a parent, the society shall forthwith upon receipt of the notice cause notice of the application to be given to a parent of the child and the child; or
- (c) by the child, the society shall forthwith upon receipt of the notice cause notice of the application to be given to a parent of the child and where applicable to the person other than a parent with

whom the child is placed or to whom the child is returned. *New.*

(6) Notwithstanding paragraph 1 of subsection 1 of section 30, an application under subsection 1 may be made by the society having jurisdiction in the area where the parent or other person with whom the child was placed resided immediately prior to the application being made and, where the court makes an order, that society shall be given supervision or committal of the child, as the case may be. 1975, c. 1, s. 19 (2), *amended*. Jurisdiction of society

(7) A child who is,

Notice to child

- (a) ten or more years of age is entitled to notice under subsection 1, and where applicable under subsection 5, unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child, in which case the court may direct that the child not be served with the notice; or
- (b) under ten years of age is not entitled to notice under subsection 1, and where applicable under subsection 5, unless the court decides that the child is entitled to be present at the hearing under clause b of section 33. *New.*

33. The court shall, in every proceeding under this Part, make an order directing whether any child who is the subject of the proceedings shall be excluded from or be present at the hearing or any part thereof and in making an order under this section there shall be a presumption that, Presence of child at hearing

- (a) a child ten or more years of age is entitled to be present at any hearing that is part of the proceedings unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child; or
- (b) a child under ten years of age shall not be present at any hearing that is part of the proceedings unless the court is satisfied that the hearing or any part thereof would be understandable to the child and not be injurious to the emotional health of the child. *New.*

34. Notwithstanding section 129 of *The Judicature Act* and with the leave of the court hearing an application under this Part, any step may be taken in the application, the Proceedings at any time or on a holiday
R.S.O. 1970, c. 228

hearing may be held and the order may be made and performed at any time of any day, including a holiday. R.S.O. 1970, c. 64, s. 28.

Access to
child

35.—(1) Subject to subsections 2, 3, 5 and 6 and subsection 7 of section 38,

- (a) a parent of a child where the child is in the care or custody of a society or with whom the child is placed or to whom the child is returned subject to supervision by a society, upon giving notice to the society;
- (b) a person other than a parent, with whom a child is placed or to whom a child is returned subject to supervision by a society, upon giving notice to the society;
- (c) a child twelve or more years of age and who is in the care and custody or under the supervision of a society, upon giving notice to the society;
- (d) a society having care and custody or supervision of a child upon giving notice to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months, to any parent of the child, to any person with whom the child is placed or to whom the child is returned subject to supervision of a society, as the case may be, and to the child,

may, at any time after the commencement of proceedings under this Part respecting the child and whether before or after the making of an order under this Part, apply to a court for an order regarding the right of access to the child.

Idem (2) No order regarding the right of access to a person over the age of sixteen years shall be made under subsection 4.

Idem (3) No application under subsection 1 shall be made by a person referred to in clause *a*, *b* or *c* of that subsection before the expiration of six months from the date of any previous application under that subsection by such person. *New.*

Idem (4) Upon an application therefor in accordance with subsection 1, or at the time of making any other order under this Part, a court, having regard to the best interests of the child shall consider whether or not an order regarding

the right of access to the child shall be made, altered, varied or discharged and may make such order as the court considers proper regarding the right of access to the child by any person or may alter, vary or discharge, any order so made. R.S.O. 1970, c. 64, s. 29, *amended*.

(5) A child who is,

Notice
may be
dispensed
with

(a) ten or more years of age is entitled to notice under subsection 1 and where applicable under subsection 6, unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child, in which case the court may direct that the child not be served with the notice; or

(b) under ten years of age is not entitled to notice under subsection 1 and where applicable under subsection 6, unless the court decides that the child is entitled to be present at the hearing under clause *b* of section 33.

(6) Subject to subsection 5, where a notice is given to the society under, Notice

(a) clause *a* of subsection 1, the society shall forthwith upon receipt of the notice, cause notice of the application to be given to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months, to the child and to any other parent of the child; or

(b) clause *b* of subsection 1, the society shall forthwith upon receipt of the notice cause notice of the application to be given to the parent of the child and to the child; or

(c) clause *c* of subsection 1, the society shall forthwith upon receipt of the notice, cause notice of the application to be given to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months, to a parent of the child or to any other person with whom the child is placed or to whom the child is returned subject to supervision by a society, as the case may be. *New*.

36. The reasons for any decision made by a court under this Part may be oral or written and shall include, Contents
of
decision

- (a) a statement of the evidence upon which the decision of the court is based;
- (b) in the case of a decision granting or renewing an order under paragraph 1 of subsection 1 of section 30 or varying any term or condition of the order, a statement of any terms and conditions imposed by the court;
- (c) in the case of a decision granting or refusing,
 - (i) an order under paragraph 1, 2 or 3 of subsection 1 of section 30,
 - (ii) an order for the renewal or termination of any existing order under paragraph 1 or 2 of subsection 1 of section 30 or for the termination of any existing order under paragraph 3 of subsection 1 of section 30, or
 - (iii) an order varying any term or condition of any existing order under paragraph 1 of subsection 1 of section 30,

a statement of the plan proposed by a society or of a plan, if any, proposed by a parent of the child to meet the best interests of the child, but nothing in this section shall require the court to identify in the statement any person caring for the child during the period of any proposed placement or identify any place where the care is to be provided; and

- (d) a statement of the reasons for the decision, and, in the case of an order authorizing the removal of a child from or refusing to return the child to the parent or person in whose charge the child was immediately prior to the child's apprehension by a society, the statement shall include reasons why the child cannot be adequately protected without such removal or without the refusal of such return, as the case may be. R.S.O. 1970, c. 64, s. 30, *amended*.

Application
to review
society
wardship

37.—(1) Subject to subsection 4, where a child has been committed as a ward of a society pursuant to an order made under paragraph 2 of subsection 1 of section 30, the society may at any time and shall, before the expiration of the period of wardship, other than under section 42, and upon

giving notice to the child, the parent of the child and any foster parent who immediately prior to the application has been caring for the child on behalf of the society for a continuous period of more than six months, apply to a court for a review of the child's status and the court shall thereupon further inquire and determine whether the circumstances justify a further order under subsection 1 of section 30 and may, having regard to the best interests of the child, terminate the order or make a further order under this Part but in no case shall an order be made that results in the child being in the care and custody of a society,

- (a) as a ward of the society;
- (b) pursuant to an agreement under section 25; or
- (c) pursuant to an order for adjournment made under subsection 13 of section 28 or any extension thereof,

or as a result of any combination of circumstances referred to in clauses *a*, *b* and *c*, for a continuous period of more than twenty-four months. R.S.O. 1970, c. 64, s. 31; 1973, c. 75, s. 4, *amended*.

(2) Subject to subsections 4 and 5, where a child has been committed as a ward of a society pursuant to an order made under paragraph 2 of subsection 1 of section 30, ^{Idem}

- (a) a parent of the child after the expiration of six months from the making of the order or from the disposition of any previous application for a review of the child's status, whichever is later, and upon giving notice to the society having the care of the child; or
- (b) the child, where the child is twelve or more years of age, after the expiration of six months from the making of the order or from the disposition of any previous application for a review of the child's status, whichever is later, and upon giving notice to the society having the care of the child,

may apply to a court for a review of the child's status and,

- (c) where the court is satisfied that the termination is in the best interests of the child, the court may terminate the order; or
- (d) the court may make such further order under this Part as the court considers necessary in the

best interests of the child, but in no case shall an order be made that results in the child being in the care and custody of a society,

- (i) as a ward of the society,
- (ii) pursuant to an agreement under subsection 1 of section 25, or
- (iii) pursuant to an order for adjournment made under subsection 13 of section 28 or any extension thereof,

or as a result of any combination of circumstances referred to in subclauses i, ii and iii, for a continuous period of more than twenty-four months. 1975, c. 1, s. 20, *amended*.

Extension
of limitation
period

(3) Notwithstanding subsections 1 and 2, where, on an application under subsection 1 or 2 for a review of the child's status, the hearing is adjourned to a date beyond the twenty-four month period prescribed in those subsections, the order to be reviewed shall not expire at the end of such period but shall be extended until an order pursuant to subsection 1 or 2 has been made. *New*.

Notice may
be
dispensed
with

(4) A child who is,

- (a) ten or more years of age is entitled to notice under subsection 1 and where applicable under subsection 5, unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child, in which case the court may direct that the child not be served with the notice; or
- (b) under ten years of age is not entitled to notice under subsection 1 and where applicable under subsection 5, unless the court decides that the child is entitled to be present at the hearing under clause *b* of section 33. *New*.

Notice

(5) Subject to subsection 4, where a notice is given to the society under,

- (a) clause *a* of subsection 2, the society shall forthwith, upon receipt of the notice, cause notice of the application to be given to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months, to the child and to any other parent of the child; or

- (b) clause *b* of subsection 2, the society shall forthwith, upon receipt of the notice, cause notice of the application to be given to a parent of the child and to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months.

(6) Notwithstanding subsections 13 and 15 of section 28, ^{Custody of child} where an application is made under this section for a review of the child's status, the child shall remain in the care and custody of the society having care and custody of the child at the time the application was made pending final disposition of the application by the court unless cause is shown why a change in the arrangements for the care and custody of the child should be made. *New.*

38.—(1) Subject to subsections 3, 4, 5 and 6, where a child ^{Application to review Crown wardship} has been committed as a ward of the Crown, pursuant to an order made under paragraph 3 of subsection 1 of section 30,

- (a) a parent of the child after the expiration of six months from the making of the order of Crown wardship or from the disposition of any previous application under this section, whichever is later, and upon giving notice to a Director and the society having the care of the child; or
- (b) the child, where the child is twelve or more years of age, after the expiration of six months from the making of the order of Crown wardship or from the disposition of any previous application under this section, whichever is later, and upon giving notice to the society having the care of the child,

may apply to a court for a review of the child's status, and, where the court is satisfied that termination is in the best interests of the child, the court shall, subject to subsection 7, order that the Crown wardship be terminated or, having regard to the best interests of the child, the court may make such other order under this Part, except an order under paragraph 2 of subsection 1 of section 30, that the court considers necessary and the court may include with any order made under this subsection an order granting or terminating the right of access to the child pursuant to section 35. *New.*

(2) Subject to subsections 3, 4 and 5, where a child has been ^{Idem} committed as a ward of the Crown, pursuant to an order made under paragraph 3 of subsection 1 of section 30, the society having the care of the child upon giving notice to a

Director, any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months, any parent of the child and the child, may, at any time during the period of the Crown wardship, apply to a court for a review of the child's status, and, where the court is satisfied that termination is in the best interests of the child, the court shall, subject to subsection 7, order that the Crown wardship be terminated or, having regard to the best interests of the child, the court may make such other order under this Part, except an order under paragraph 2 of subsection 1 of section 30, that the court considers necessary and the court may include with any order made under this subsection an order granting or terminating the right of access to the child pursuant to section 35.

Notice not
required

(3) A notice is not required to be given under subsections 1 and 2 to a parent of the child where the child has attained the age of sixteen years. 1975, c. 1, s. 21, *amended*.

Notice may
be dispensed
with

(4) A child who is,

(a) ten or more years of age is entitled to notice under subsections 1 and 2 and where applicable under subsection 6, unless the court is satisfied that the effect of the hearing or any part thereof would be injurious to the emotional health of the child, in which case the court may direct that the child not be served with the notice; or

(b) under ten years of age is not entitled to notice under subsections 1 and 2 and where applicable under subsection 6, unless the court decides that the child is entitled to be present at the hearing under clause *b* of section 33. *New*.

Termination
of access

(5) Before making an order under subsection 1 or 2 terminating an order for access to the child made pursuant to section 35, the court shall consider whether the benefit to the child of any plan proposed for the child, including plans for seeking an adoption placement for the child, outweighs the benefit to the child of maintaining the access rights.

Notice

(6) Subject to subsection 4, where a notice is given to the society under,

(a) clause *a* of subsection 1, the society shall, forthwith upon receipt of the notice, cause notice of the application to be given to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more

than six months, to the child and to any other parent of the child; or

- (b) clause *b* of subsection 1, the society shall forthwith, upon receipt of the notice, cause notice of the application to be given to a Director, to a parent of the child and to any foster parent who immediately prior to the application has been caring for the child on behalf of the society for more than six months.
New.

(7) Subject to sections 39 and 42, where a child has been committed as a ward of the Crown, the order made under paragraph 3 of subsection 1 of section 30 shall remain in effect and the Crown wardship shall, subject to an adoption order being made with respect to the child under Part III, not be terminated by, reviewed in or otherwise brought before the court and an order of access to the child shall not be made or applied for where the child has been placed for the purpose of adoption in the home of a person who has been approved by a society or by a Director as a suitable person to adopt the child and while the child is residing in that person's home.

Crown
wardship to
remain in
effect

(8) The placement for the purpose of adoption of the child referred to in subsection 7 shall not be made until any appeal under section 43, from,

When
placement
for adoption
may be
made

- (a) the decision granting an order of Crown wardship;
or
(b) any decision granting or refusing an order under subsection 1 or 2,

has finally been disposed of, or until,

- (c) the period of time for commencing an appeal under section 43 from a decision referred to under clause *a* or *b* has expired; or
(d) any outstanding order of access to the child under this Act has been terminated,

whichever is the later. R.S.O. 1970, c. 64, s. 32 (2, 3),
amended.

(9) Notwithstanding subsections 13 and 15 of section 28, where an application is made under this section for a review of the child's status, the child shall remain in the care and custody of the society having care and custody of the child at the time the application was made pending final disposition of the application by the court unless cause is

Custody of
child

shown why a change in the arrangements for the care and custody of the child should be made. *New.*

Review
by
Director

39. A Director or any person authorized by the Director shall, during each calendar year beginning in the year 1979, review the status of each child who during that calendar year and, in the absence of any further order by the court has been or will continue to be a Crown ward for a continuous period of twenty-four months from the date of the order of Crown wardship or from the last review under this subsection, whichever is later, and the Director may after any such review direct the society having care of the child to make an application pursuant to subsection 2 of section 38 to a court for a review of the child's status. *New.*

Duties re
Crown wards

40.—(1) The Crown has and shall assume all the rights and responsibilities of a legal guardian of each child who is made a ward of the Crown for the purpose of the child's care, custody and control, and the powers, duties and obligations of the Crown in respect of the child other than the powers, duties and obligations assigned to a Director by this Act shall be exercised and discharged by the society having the care of the child.

Transfer of
Crown ward

(2) A Director may direct that a Crown ward be transferred to the care of any other society or institution designated by the Director. R.S.O. 1970, c. 64, s. 33, *amended.*

Society
to be
legal
guardian

41. Each society has and shall assume all the rights and responsibilities of a legal guardian of every child who is committed as a ward of the society for the purpose of their care, custody and control. R.S.O. 1970, c. 64, s. 34, *amended.*

Expiration
of
wardship

42. Every order under this Part shall be deemed to expire with the marriage of the child who is the subject of the order or when the child attains the age of eighteen years, but where a wardship expires as a result of a Crown ward attaining the age of eighteen years, a society may, with the approval of a Director, continue to provide care and maintenance for the former Crown ward if the former Crown ward,

(a) is enrolled as a full-time student at an educational institution; or

(b) is mentally or physically incapacitated,

for any period of time after the expiration of the wardship that does not extend beyond the date when the former Crown ward attains the age of twenty-one years. 1972, c. 109, s. 5 (1), *amended.*

43.—(1) A decision granting or refusing an order of a court under this Part except a decision made under subsection 1 of section 29 in respect of a child may be appealed to the county or district court of the county or district in which the decision was made by,

Appeal to
county
court

- (a) a parent or other person in whose charge the child may have been at the time of the child's apprehension;
- (b) a Director or local director; or
- (c) a next friend on behalf of the child. 1975, c. 1, s. 22, amended.

(2) Execution of the decision being appealed shall be stayed for ten days next following the service of the notice of appeal upon the court that made the decision being appealed, and, where the child is in the custody of the society at the time the decision being appealed is made, the child shall remain in the care and custody of the society,

Decision
stayed

- (a) during the ten days that execution of the decision is stayed; or
- (b) until the county or district court of the county or district in which the decision was made makes an order for temporary care and custody of the child pursuant to subsection 4,

whichever is earlier.

(3) Notwithstanding subsection 2, where the decision being appealed authorizes the child to remain in the care and custody of the society, the child shall, subject to subsection 4, remain in the care and custody of the society after the period of ten days referred to in subsection 2, pending final disposition of the appeal. *New.*

Child to
remain with
society

(4) Where the county or district court of the county or district in which the decision being appealed was made is satisfied that an order for care and custody of the child is in the best interests of the child, the county or district court may make such order for the temporary care and custody of the child that the county or district court considers advisable pending final disposition of any appeal made under this section, except an order placing the child in a training school established under *The Training Schools Act* or placing the child in an observation and detention home established or designated under *The Provincial Courts Act* that has not been designated under this Act as a place of safety, and the county or district court may, upon application by any party before the final disposition of the appeal and where the county or district court is satisfied that it is in the best interests of the

Temporary
order of
court

R.S.O. 1970,
cc. 467, 369

child, vary or terminate the order or make a further such order.

Period of temporary wardship

(5) Where, pursuant to the final disposition of the appeal, the child is committed as a ward of the society, any period of temporary care and custody ordered under subsection 4 shall be included in determining the twenty-four month period prescribed in subsection 1 or 2 of section 37.

Extension of limitation period

(6) Notwithstanding subsection 5 and subsections 1 and 2 of section 37, where on an appeal under this section from a decision granting an order under paragraph 2 of subsection 1 of section 30 or an order for the renewal or termination of an order under that paragraph, the final disposition of the appeal extends beyond the twenty-four month period prescribed in subsection 1 or 2 of section 37, the order being appealed shall not expire at the end of such period but shall be extended until a final disposition is made of the appeal.

Extension of time for appeal

(7) No extension of the time for the commencement of the appeal shall be granted after the child has been placed for adoption. *New.*

New evidence

(8) On the hearing of the appeal and with leave of the county or district court hearing the appeal, further evidence relating to matters both preceding and subsequent to the making of the decision being appealed, may be received either by affidavit, oral examination or as may be directed by the county or district court. 1975, c. 1, s. 22, *amended.*

Pre-sumption as to religious faith

44.—(1) Subject to subsection 2, for the purposes of this section, a child shall be deemed to have the same religious faith as the child's father unless it is shown that an agreement has been entered into in writing, signed by the child's parents, that the child be brought up in the same religious faith as the child's mother.

Child born outside marriage

(2) For the purposes of this section, a child born outside marriage shall be deemed to have the religious faith of the child's mother.

Where established faith not that of parent

(3) Where a child is being raised in a religious faith other than the child's religious faith as determined under subsection 1 or 2 or where the child's religious faith cannot be readily determined under subsection 1 or 2, the court may determine the child to have such religious faith, if any, for the purposes of this section, as the court considers proper in the circumstances.

Religious faith of child

(4) A Protestant child shall not be committed under this Part to the care of a Roman Catholic society or institution and a Roman Catholic child shall not be committed under this Part to a Protestant society or institution, and a

Protestant child shall not be placed in a foster home with a Roman Catholic family and a Roman Catholic child shall not be placed in a foster home with a Protestant family, and, where a child committed under this Part is other than Protestant or Roman Catholic, the child shall be placed where practicable with a family of the child's own religious faith, if any.

(5) Subsection 4 does not apply to the commitment of a child to the care of a society in a municipality in which there is only one society. Where only one society

(6) Where a society,

Application to waive subs. 4

(a) is unable to place a child in a suitable foster home within a reasonable time because of the operation of subsections 1 to 4; and

(b) would be able to place the child in a suitable foster home but for the operation of subsections 1 to 4,

the society or a Director may apply to the court who may order that subsection 4 does not apply to the child in respect of the placement.

(7) Notwithstanding anything in this section, the court may have regard to the wishes of the child in determining what order ought to be made as to the child's religious faith. Child's wishes to be consulted
R.S.O. 1970, c. 64, s. 37, *amended*.

45.—(1) A child who is a ward of the Crown or of a society may be placed by the society for any period of time in a foster home or other suitable place according to the needs of the child and the society shall ensure that the child so placed receives an education in accordance with the laws of Ontario and in keeping with the child's intellectual capacity and that provision is made for the child's occupational training and total development such as a good parent would provide for his or her own child. Society may place ward

(2) A child who is a ward of the Crown or of a society and who has been placed in a foster home or other suitable place may at any time be removed by the society when, in the opinion of a Director or the local director, the welfare of the child so requires. Removal of ward of society

(3) Where a child who is a ward of the Crown is placed in a foster home and, in the opinion of the local director with the approval of a Director, it is in the best interests of the child to place the child for adoption, the foster parents shall not be denied the opportunity of making application to adopt the child if they so desire. R.S.O. 1970, c. 64, s. 38, *amended*. Adoption of ward

Inter-
ference
with wards,
etc.

46. No person shall,

- (a) induce or attempt to induce a child to leave the care of a person or persons with whom the child is lawfully placed; or
- (b) detain or harbour a child who is lawfully in the care of a person or persons, after a demand is made by a person authorized to require the child to be delivered up; or
- (c) subject to section 35, visit, write to, telephone to, communicate with, remove or attempt to remove from any place, or otherwise interfere with a child who is in the lawful care or custody of a society; or
- (d) subject to section 35, visit, write to, telephone to or communicate with, for the purpose of interfering with the child, a foster parent of a child where the child is in the lawful care or custody of a society,

without the consent in writing of the society having the care, custody or supervision of the child. R.S.O. 1970, c. 64, s. 39, *amended*.

Interpre-
tation

47.—(1) For the purposes of this section and sections 49, 50, 51 and 52, “abuse” means a condition of,

- (a) physical harm;
- (b) malnutrition or mental ill-health of a degree that if not immediately remedied could seriously impair growth and development or result in permanent injury or death; or
- (c) sexual molestation. *New.*

Desertion,
abuse, etc.,
of child

(2) No person having the care, custody, control or charge of a child shall abandon or desert the child or inflict abuse upon the child or permit the child to suffer abuse.

Further
proceedings
as to child

(3) A court may, in connection with any case arising under subsection 2, hold a hearing in respect of any child concerned and may proceed as though the child had been brought before the court as a child apparently in need of protection. R.S.O. 1970, c. 64, s. 40, *amended*.

Leaving
child

48.—(1) No person having the care, custody, control or charge of a child shall leave the child without making reasonable provision, in the circumstances, for the supervision, care or safety of the child.

(2) A court may in connection with any case arising under subsection 1 hold a hearing in respect of any child concerned and may proceed as though the child had been brought before the court as a child apparently in need of protection. R.S.O. 1970, c. 64, s. 40, *amended*. Further proceedings as to child

(3) Where a person is charged with contravening subsection 1, the onus of establishing that reasonable provision was made in the circumstances for the supervision, care or safety of the child where the child is under the age of ten years, rests with the person charged. *New*. Onus

49.—(1) Every person who has information of the abandonment, desertion or need for protection of a child or the infliction of abuse upon a child shall forthwith report the information to a society. R.S.O. 1970, c. 64, s. 41 (1), *amended*. Reporting abuse of child

(2) Notwithstanding the provisions of any other Act, every person who has reasonable grounds to suspect in the course of the person's professional or official duties that a child has suffered or is suffering from abuse that may have been caused or permitted by a person who has or has had charge of the child shall forthwith report the suspected abuse to a society. *New*. Duty of professional to report

(3) This section applies notwithstanding that the information reported is confidential or privileged and no action for making the report shall be instituted against any person who reports the information to a society in accordance with subsection 1 or 2 unless the giving of the information is done maliciously or without reasonable grounds to suspect that the information is true. R.S.O. 1970, c. 64, s. 41 (2), *amended*. Privilege abolished

(4) Nothing in this section shall abrogate any privilege that may exist between a solicitor and the solicitor's client. *New*. Solicitor and client privilege

50.—(1) Subject to the provisions of subsection 4 with respect to section 26a of *The Mental Health Act* and notwithstanding the provisions of any other Act, where the applicant satisfies the court, Access to records, etc. R.S.O. 1970, c. 269

(a) that there are reasonable and probable grounds to believe that there are records, writings or documents at any place that are relevant to an investigation to determine whether abuse has been or is likely to be inflicted on a child; and

(b) that a request by a Director, a local director of a society or a person authorized by the Director or by the local director to inspect such records,

writings or documents has been refused by the custodian of the records, writings or documents,

the court upon application by the Director or the society, as the case may be, and upon notice of the application being given to the custodian of the records, writings or documents, may, subject to subsection 2, make an order for the production by the custodian thereof of any of the records, writings or documents or any part or parts thereof that the court considers are relevant to an investigation to determine whether the abuse has been or is likely to be inflicted on the child, to the Director or the local director or person authorized by the Director or the local director, as the case may be, and the Director, local director or the person may inspect and extract information from such records, writings or documents or part or parts thereof that are designated in the order and reproduce such copies therefrom as the Director, local director or the person, as the case may be, considers necessary.

Non-disclosure of records, etc.

(2) The records, writings or documents or any part or parts thereof that are produced or disclosed to the court in the course of a hearing held to determine whether an order should be made under subsection 1 for the production of the records, writings or documents or any part or parts thereof, shall not be disclosed to any person except pursuant to and in accordance with any order made following the hearing under subsection 1.

Idem

(3) No person who obtains information pursuant to an order made under subsection 1 shall disclose or transmit or permit the disclosure or transmission of the information except for the purpose of the investigation to determine whether the child is in need of protection or for giving evidence in proceedings under this Part.

Matters to be considered by court
R.S.O. 1970, c. 269

(4) In determining whether to make an order under subsection 1 for the production of a clinical record within the meaning of section 26a of *The Mental Health Act*, the court shall give equal consideration to the matters to be considered under subsection 7 of section 26a of that Act and the health and safety of the child. *New.*

Action for recovery on behalf of child

51. Where the Official Guardian, or in the case of a child in the care of a society under paragraph 2 or 3 of subsection 1 of section 30, the society, is of the opinion that a child has a cause of action against a person or persons or other right of recovery by reason of the infliction of abuse upon the child and that the institution of proceedings to recover damages or other compensation would be in the best interests of the

child, the Official Guardian or the society, as the case may be, may institute and conduct such proceedings on behalf of the child in respect of the abuse suffered by the child. *New.*

52.—(1) In this section,

Interpre-
tation

(a) “Director” means an employee of the Ministry appointed by the Minister for the purposes of this section;

(b) “registered person” means a person named in or otherwise identifiable from the register established under subsection 3, but does not include the person or persons making the report to a society pursuant to subsection 1 or 2 of section 49 who are not themselves the subject of the report.

(2) Every society that receives information under section 49 concerning the abuse of a child, including a child in the care of a society, shall forthwith, after the information is verified in the manner determined by the Director, report the information to the Director in the prescribed form, and no action or other proceeding for damages shall be instituted against any officer or employee of a society for any act done in good faith in the execution or intended execution of any duty imposed on the society under this subsection or for any alleged neglect or default in good faith of such duty.

Society
to report
information
concerning
abuse

(3) The Director shall maintain a register in the manner prescribed by the regulations for the purpose of recording information received by societies under section 49 concerning the abuse of children, but the register shall not contain any information that has the effect of identifying the person or persons making the report to a society pursuant to subsection 1 or 2 of section 49 unless such person or persons are themselves the subject of the report.

Register

(4) Subject to subsections 5 to 10 and notwithstanding the provisions of any other Act, no person shall inspect, remove, disclose, transmit or alter or permit the inspection, removal, disclosure, transmission or alteration of information maintained in the register established under subsection 3.

Information
confidential

(5) A coroner, a legally qualified medical practitioner or police officer authorized in writing and directed by a coroner for the purposes of an investigation or inquest under *The Coroners Act*, 1972 and the Official Guardian or a person duly authorized as the agent of the Official Guardian may inspect or remove the information maintained in the register established under subsection 3 and may disclose or transmit

Exceptions

1972, c. 98

that information only in accordance with the authority vested in the person and in the case of the Official Guardian or his duly authorized agent only for the purposes of section 51.

Idem

(6) The Director and the following persons with the approval of the Director, and subject to such terms and conditions as the Director may impose, may inspect or remove or permit the inspection or removal of the information maintained in the register and may disclose or transmit or permit the disclosure or transmission of that information to any person referred to in subsection 5 or to any other person referred to in this subsection:

1. A person who is on the staff of,
 - i. the Ministry,
 - ii. a society, or
 - iii. a child protection agency recognized by a jurisdiction outside Ontario.
2. A person who is or may be providing services or treatment to a registered person.

Idem

(7) A person who has the written approval of the Director and who is engaged in *bona fide* research may inspect the information referred to in subsection 4 but shall not use or communicate the information for a purpose other than research, academic pursuits or the compilation of statistical data and shall not communicate any information that has the effect of identifying any person named in the register.

Idem

(8) A registered person or the registered person's agent may inspect the information maintained in the register, but shall not inspect information that refers to persons other than the registered person.

Idem

(9) A legally qualified medical practitioner who is approved by the Director may inspect information referred to in subsection 4 that is approved by the Director.

Idem

(10) The Director or a person approved by the Director who is on the staff of the Ministry may expunge a name from the register or otherwise amend the register pursuant to a decision of the Director or as prescribed by the regulations.

Register
inadmissible

(11) The register established under subsection 3 is inadmissible in evidence for any purpose in any proceedings, except,

- (a) to prove compliance or non-compliance with any of the provisions of this section;
- (b) in an appeal made under subsection 19;
- (c) in proceedings under *The Coroners Act, 1972*; or 1972, c. 98
- (d) in proceedings referred to in section 51.

(12) Where an entry is made in the register, the Director ^{Notice} shall forthwith cause notice to be given in writing to each registered person included in the entry who is alleged or suspected to have inflicted abuse upon a child,

- (a) that the person's name has been recorded in the register or that the person is otherwise identifiable from the register;
- (b) that the person or the person's agent is entitled to inspect the information in the register that refers to or identifies the person; and
- (c) that the person is entitled to request the Director to expunge the person's name from the register or to have the register otherwise amended.

(13) A person to whom a notice is given under subsection 12 may request the Director to expunge from the register the registered person's name referred to in the notice or to otherwise amend the register. ^{Request for a hearing}

(14) Where the Director receives a request under subsection 13, the Director shall hold a hearing before deciding to refuse the request to expunge the registered person's name from the register or to refuse the request to otherwise amend the register, and the provisions of *The Statutory Powers Procedure Act, 1971* apply, with necessary modifications, to the hearing. ^{Hearing 1971, c. 47}

(15) A registered person to whom notice is given under subsection 12, the society that received the information concerning the registered person under subsection 1 or 2 of section 49 and such other persons as the Director may specify are parties to the hearing. ^{Parties}

(16) The Director shall cause notice of the hearing to be given to the parties to the hearing at least ten days before the hearing is held. ^{Notice}

(17) Where the Director, after holding a hearing, determines that the information in the register with respect to a ^{Decision of} Director

registered person should not be in the register or that the information is in error, the Director shall, subject to subsections 19 and 20, cause the registered person's name to be expunged from the register or otherwise cause the register to be amended, as the case may be, and the Director may order that a society's records be amended to reflect the Director's decision.

Delegation of
authority
to hold a
hearing

(18) The Director may authorize any other person to hold a hearing required under subsection 14 and where such person is authorized by the Director to hold the hearing, the person shall exercise the powers and duties of the Director under subsections 14 to 17.

Appeal

(19) Any person who is a party to the hearing may appeal the decision made pursuant to subsection 17 to the Divisional Court.

Decision of
Divisional
Court

(20) The Divisional Court may affirm the decision appealed from or may rescind the decision and refer the matter back to the Director or the person authorized by the Director under subsection 18, as the case may be, to be disposed of in accordance with such directions as the Divisional Court considers proper under this section, and the Director or the person authorized by the Director shall give effect to any direction given by the Divisional Court under this subsection.

Record of
proceedings
at hearing
inadmissible

(21) The record of proceedings in any hearing held under subsection 14 or in any appeal under subsections 19 and 20 is inadmissible in evidence in any other proceeding for any purpose except proceedings under clause *c* and subclause *iv* of clause *f* of subsection 1 of section 94. *New.*

Causing
child
to beg,
perform,
etc.

53.—(1) No person shall,

- (a) cause or procure a child to be in any place to which the public has access for the purpose of begging or receiving charity or of inducing the giving of charity whether under the pretence of singing, playing, performing, offering anything for sale or otherwise; or
- (b) subject to subsection 2, cause or procure a child to be in any place to which the public has access for the purpose of singing, playing or performing for profit or offering anything for sale between 9 o'clock in the afternoon of any day and 6 o'clock in the morning of the following day; or
- (c) subject to subsection 2, cause or procure a child to be at any time for the purpose of singing, play-

ing or performing for profit or offering anything for sale in any circus, theatre or other place of public entertainment to which the public is admitted by payment.

(2) In the case of an entertainment or series of entertainments to take place in premises used for public entertainment or in a circus, theatre or other place of public amusement, where it is shown that provision has been made to ensure the health and proper treatment of a child proposed to be employed thereat, the head of the council of the municipality where the entertainment is to take place may, with the approval of a society having jurisdiction where the entertainment is to take place, grant a licence for such time and during such hours of the day and subject to such restrictions and conditions as the head of the council thinks fit for any child who in the opinion of the head of the council is a fit and proper person to take part in such entertainment or series of entertainments, and the licence may at any time be varied, added to or revoked by the head of the council with the approval of the society.

Licence for
child to
perform in
public

(3) The head of the council may assign to the chief of police of the municipality or to some other person the duty of ensuring that the restrictions and conditions of any licence granted under subsection 2 are duly complied with, and the chief of police or such person, as the case may be, may enter, inspect and examine any place at which the employment of a child is for the time being licensed. R.S.O. 1970, c. 64, s. 42, *amended*.

Officer to
supervise
licence

54.—(1) Subject to subsection 2 of section 53, no person under sixteen years of age shall engage in any trade or occupation in a place to which the public has access between the hours of 9 o'clock in the afternoon and 6 o'clock in the morning of the following day.

Person under
sixteen in
public place

(2) No person under sixteen years of age shall loiter in any place to which the public has access between the hours of 10 o'clock in the afternoon and 6 o'clock in the morning of the following day or be in any place of public resort or entertainment during such hours unless accompanied by the person's parent or an adult appointed by the parent or in the case of a child in the lawful care or custody of a society, an adult appointed by the society to accompany that person.

Person
under
sixteen
loitering
in public
place
at night

(3) A person found contravening any provision of this section may be warned by a police officer, and, if the warning is not regarded or if, after the warning, the person is again found con-

Warning

travening any provision of this section, the person may be taken by the police officer to the person's home or to a place of safety and where the person is taken to a place of safety, the person shall be brought before a court as if the person had been apprehended pursuant to section 21 or 22. R.S.O. 1970, c. 64, s. 43 (2-5), *amended*.

Presumption
as to
age of
child

55. Where a person is charged with an offence under this Part in respect of a child who is alleged to be under a specified age and the child appears to the court to be under that age, the child shall for the purposes of this Part be deemed to be under that age unless the contrary is proved. R.S.O. 1970, c. 64, s. 44.

Separate
place of
detention

56.—(1) A child who is charged with an offence or brought before a court under this Part shall not, before the child's trial or hearing, be confined in a place used for persons charged with crime. R.S.O. 1970, c. 64, s. 45 (1), *amended*.

Idem

(2) Provision shall be made for the separate detention of every such child prior to the child's trial or hearing by arrangement with a person or society willing to undertake the responsibility of such detention on such terms as are agreed upon, or by providing suitable premises entirely distinct and separated from the ordinary lock-up or correctional institution. R.S.O. 1970, c. 64, s. 45 (2); 1975, c. 1, s. 24, *amended*.

Idem

(3) A child lawfully in custody shall not be placed or allowed to remain in the company of adult prisoners. R.S.O. 1970, c. 64, s. 4 (3).

Place of
hearing

57.—(1) Where a hearing is held under this Part, except a hearing under section 52, whether upon an application or by way of trial or appeal, the hearing shall be held in premises maintained specifically for the purpose or in the private office of the judicial officer holding the hearing or in other suitable premises, but the hearing shall not be held in premises ordinarily used for hearings in criminal proceedings.

Exclusion
of
persons
from
hearing

(2) Where a hearing is held under this Part, whether upon an application or by way of trial or appeal, all persons shall be excluded from the hearing unless the judicial officer holding the hearing having regard to,

- (a) the wishes and interests of the parties; and
- (b) whether or not the presence of others at the hearing would be injurious to the emotional health of any child who is present at the hearing,

otherwise directs.

(3) Notwithstanding subsection 2,

Idem

- (a) a person acting as prosecutor in the proceedings and an agent of the Attorney General and of a Director; and
- (b) subject to section 33, a child who is a party to the proceedings, the child's parents, a representative of a society, a person acting on behalf of the child, a person acting on behalf of the society, a person acting on behalf of the child's parents and any other person entitled to notice of the hearing,

may be present at a hearing held under this Part.

(4) Notwithstanding subsection 2 and subject to subsection 5, representatives of the press, radio and television media not exceeding two in number as agreed upon by all such representatives who present themselves, may be present at a hearing under this Part, except a hearing under section 52, but the judicial officer holding the hearing may exclude any or all such representatives from all or any part of the hearing or may prohibit the reporting of all or any part of the case by such representatives who are present at the hearing where the judicial officer is of the opinion that the presence of the representative or representatives, as the case may be, at the hearing or the reporting would be injurious to the emotional health of any child before the court and the judicial officer shall give reasons for the exclusion.

(5) Where the representatives referred to in subsection 4 who are entitled to be present at the hearing are unable to agree as to who shall be present at the hearing, the judicial officer holding the hearing may designate those representatives who are entitled to be present.

(6) The presence at the hearing of more than two representatives of the press, radio or television media may be allowed by the judicial officer holding the hearing.

(7) Where a hearing is held under this Part, whether upon an application or by way of a trial or appeal, no person shall publish or make public in respect of the proceedings any information that has the effect of identifying,

- (a) any child or a parent or foster parent of the child or a member of the child's family present at the proceedings whether as a party, witness or otherwise; and

- (b) any person charged with an offence in the proceedings. R.S.O. 1970, c. 64, s. 46, *amended*.

Effect of
order of
court in
other
jurisdiction

58. Where, an order or orders are made by a court of competent jurisdiction in any other province or territory of Canada or in any other state or country or part thereof that is prescribed in the regulations and such order or orders do not effect an adoption of the child according to the law of the jurisdiction where the order or orders were made, but the rights and responsibilities of guardianship in respect of a child have been legally vested by such order or orders in any person, organization, province, state or country or a legal representative of any of them, the order or orders so made shall for all purposes in Ontario have the same force and effect as if made under this Act. R.S.O. 1970, c. 64, s. 47, *amended*.

PART III

ADOPTION

Interpre-
tation

59.—(1) In this Part and Part IV,

- (a) “adoption agency” means a corporation without share capital having objects of a charitable nature,

R.S.O. 1970,
c. 89

- (i) to which Part III of *The Corporations Act* applies, or

- (ii) that is incorporated under a general or special Act of the Parliament of Canada,

and that places children under eighteen years of age for adoption and includes a society;

- (b) “licence” means a licence issued under this Act;

- (c) “relative of the child” means a grandparent, uncle or aunt of the child, whether the relationship is of whole blood, half blood or by marriage, and notwithstanding that the relationship is traced through or to a person born outside marriage or that the relationship depends on the adoption of any person.

Idem

(2) In this Part, “child” means a person whether under eighteen years of age or eighteen or more years of age. R.S.O. 1970, c. 64, s. 69, *amended*.

Licence
required

60.—(1) No person other than a society shall establish, operate or maintain an adoption agency except under the authority of a licence issued by a Director under this Act.

(2) Subject to section 61, any person who is a corporation without share capital having objects of a charitable nature, Issuance of licence

(a) to which Part III of *The Corporations Act* applies; R.S.O. 1970, c. 89
or

(b) that is incorporated under a general or special Act of the Parliament of Canada,

and who applies in accordance with this Act and the regulations for a licence to establish, operate or maintain an adoption agency and pays the prescribed fee is entitled to be issued a licence by a Director subject to such terms and conditions as the Director may prescribe.

(3) Subject to section 61, a Director shall renew a licence of an adoption agency on application therefor by the licensee in accordance with this Act and the regulations and payment of the prescribed fee, and the renewal shall be subject to such terms and conditions as the Director may prescribe. Renewal of licence

(4) Subject to section 61, where an applicant under subsection 2 or 3, as the case may be, for a licence or a renewal of a licence does not meet all the requirements for the issuance of a licence or renewal thereof and requires time to meet such requirements, a Director may, subject to such terms and conditions as the Director may prescribe, issue a provisional licence for such period or periods as the Director considers necessary to afford the applicant an opportunity to meet the requirements. Provisional licence

(5) The Director may, subject to such terms and conditions as the Director may prescribe, issue a licence to a person other than an adoption agency for the placement of a child under eighteen years of age with another person for the purpose of adoption. Licence to person other than adoption agency

(6) A licence is not transferable.

Not transferable

(7) A licensee that is a corporation shall notify a Director in writing within fifteen days of any change in the officers or directors of the corporation. *New.* Notice of change

61.—(1) Subject to section 62, a Director may refuse to issue a licence where in the Director's opinion, Grounds for refusal

(a) any of the officers, directors or employees of the applicant are not competent to place children under eighteen years of age for adoption in a responsible

manner in accordance with this Act and the regulations;

- (b) an applicant for a licence under subsection 5 of section 60 who is not a corporation or any employee of the applicant is not competent to place a child under eighteen years of age for adoption in a responsible manner in accordance with this Act and the regulations; or
- (c) the past conduct of any of the officers, directors or employees of the applicant affords reasonable grounds for belief that any of them will not operate an adoption agency in accordance with this Act and the regulations.

Revocation
or refusal
to renew

(2) Subject to section 62, a Director may refuse to renew or may revoke a licence issued to an adoption agency or to a person referred to in subsection 5 of section 60 where in the Director's opinion,

- (a) any officer, director or employee of the licensee has contravened or has knowingly permitted any person under the control or direction of or associated with the officer, director or employee, as the case may be, to contravene,
 - (i) any provision of this Act or the regulations,
or
 - (ii) any term or condition of the licence;
- (b) the licensee under subsection 5 of section 60 who is not a corporation, or any employee of the licensee has contravened or knowingly permitted any person under the control or direction of or associated with the employee, as the case may be, to contravene,
 - (i) any provision of this Act or the regulations, or
 - (ii) any term or condition of the licence;
- (c) any person has made a false statement in the application for the licence or renewal thereof, or in any report, document or other information required to be furnished by this Act or the regulations or by any other Act or regulation that applies to the adoption agency or the licensee under subsection 5 of section 60, as the case may be;
- (d) where the applicant is a corporation, a change in the officers or directors of the applicant would, if

the applicant were applying for the licence in the first instance, afford grounds for refusing to issue a licence under clause *c* of subsection 1; or

- (*e*) the adoption agency is operated in a manner that is prejudicial to the health, safety or welfare of the children being placed by the adoption agency for adoption. *New.*

62.—(1) In this section and in sections 63 and 65, Interpre-
“Board” means the Children’s Services Review Board estab- tation
lished under *The Children’s Residential Services Act, 1978.* 1978, c. 70

(2) Where a licensee is dissatisfied with the terms and con- Hearing
ditions prescribed by a Director under subsection 2, 3, 4 or 5 of
section 60, the licensee may, within fifteen days after the licence
is received by the licensee by written notice given to the
Director and to the Board, require a hearing by the Board and
the Board shall appoint a time for and shall hold a hearing.

(3) The Board, pursuant to a hearing under subsection 2, Board may
may affirm the terms and conditions prescribed by a Direc- impose
tor under subsection 2, 3, 4 or 5 of section 60 or may cancel terms and
such terms and conditions or may prescribe such other terms conditions
and conditions in lieu of those prescribed by the Director
as it considers proper.

(4) For the purposes of subsection 2, a licence shall be Receipt of
deemed to be received by a licensee on the tenth day after licence
the day of mailing of the licence unless the person to whom
the licence is issued establishes that the person did not
receive it or did not, acting in good faith, through absence,
accident, illness or other cause beyond the person’s control,
receive the licence until a later date.

(5) Where a Director proposes to refuse to issue a Notice of
licence under section 61 or to refuse to renew or revoke a proposal
licence issued under that section, the Director shall cause to refuse
notice to be served of the Director’s proposal, together with to issue
written reasons therefor, on the applicant or the licensee, as or to
the case may be. revoke

(6) A notice under subsection 5 shall inform the applicant Notice
or licensee, as the case may be, that the applicant or requiring
licensee is entitled to a hearing by the Board if the applicant hearing
or licensee mails or delivers, within fifteen days after the
notice is served on the applicant or licensee, notice in
writing to the Director and to the Board requiring a hearing,
and the applicant or licensee, as the case may be, may so
require such a hearing.

Powers of
Director
where no
hearing

(7) Where an applicant or licensee does not require a hearing by the Board in accordance with subsection 6, the Director may carry out the proposal stated in the Director's notice under subsection 5 without a hearing.

Continuation
of licence
pending
renewal

(8) Where, within the time prescribed therefor or, if no time is prescribed, before expiration of a licence, a licensee has applied for renewal of a licence and paid the prescribed fee, the licence shall be deemed to continue,

(a) until the renewal is granted; or

(b) where the licensee is served with notice that the Director proposes to refuse to grant the renewal, until the time for requiring a hearing has expired and, where a hearing is required, until the Board has made its decision. *New.*

Application

63. Sections 6, 8, 10 and 11 of *The Children's Residential Services Act, 1978* apply with necessary modifications to a notice under subsection 2 or 5 of section 62, to proceedings before the Board and to the powers of the Board under section 62 and to appeals therefrom. *New.*

Suspension
of licence

64. Notwithstanding section 62, a Director may, by causing notice to be served on an adoption agency or a licensee under subsection 5 of section 60, as the case may be, and without a hearing, provisionally suspend the licence of the adoption agency or the licensee where, in the opinion of the Director, the operation of the adoption agency or the licensee is an immediate threat to the health, safety or welfare of the children or child placed or to be placed by the adoption agency or the licensee, as the case may be, for adoption and the Director so states in such notice giving reasons therefor, and, upon suspension, the provisions of sections 62 and 63 apply as if the notice given under this section were a notice of a proposal under subsection 2 of section 62 to revoke the licence. *New.*

Child to be
placed by
licensee

65.—(1) No person other than an adoption agency or licensee under subsection 5 of section 60 shall,

(a) place or cause to be placed a child under eighteen years of age with another person; or

(b) take or send or attempt to take or send any child under eighteen years of age who is a resident of or who was born in Ontario, out of Ontario,

for the purpose of adoption.

(2) No person shall receive a child under eighteen years of age for the purpose of adoption without the prior approval of a Director under subsection 7. Approval of Director required

(3) Every adoption agency or licensee under subsection 5 of section 60 that proposes, Notice to Director

(a) to place a child under eighteen years of age; or

(b) to take or send a child under eighteen years of age who is a resident of or was born in Ontario, out of Ontario to be placed,

for the purpose of adoption, shall in advance of the placement notify a Director of the proposed placement.

(4) Subsections 1, 2 and 3 do not apply to,

Application

(a) the placement of a child with a relative of the child or with the spouse of a parent of the child; or

(b) the taking or sending of a child out of Ontario,

(i) by a parent of the child for adoption by the spouse of the parent of the child, or

(ii) for placement of the child with a relative of the child for the purpose of adoption.

(5) Subsections 2 and 3 do not apply to the placement of a child by a society. Idem

(6) The Director shall forthwith after receiving a notice under subsection 3 obtain a report of a homestudy made by a person who, in the opinion of the Director or local director of a society, is qualified to make the homestudy of the person proposing to adopt the child. Homestudy

(7) The Director shall forthwith, after receiving the report of the results of the homestudy, approve the proposed placement for adoption or notify the adoption agency or the licensee under subsection 5 of section 60, as the case may be, and the person proposing to adopt the child of the Director's proposal to refuse approval of the placement and that the adoption agency or licensee and the person proposing to adopt the child are entitled to a hearing before the Board and the provisions of sections 6, 8, 10 and 11 of *The Children's Residential Services Act, 1978* shall apply with necessary modifications to a notice under this subsection to proceedings before the Board and to powers of the Board. Decision of Director, etc. 1978, c. 70

Supervision
of placement
by society

(8) Where the Director approves the proposed placement for adoption under subsection 7, the Director may direct a society, or in the case of a placement out of Ontario may arrange for a child protection agency recognized in the jurisdiction of the placement, to supervise the placement subject to such terms and conditions as the Director may prescribe.

Hearing

(9) Where the person proposing to adopt the child, the adoption agency or the licensee under subsection 5 of section 60, as the case may be, is dissatisfied with the terms and conditions prescribed by a Director under subsection 8, the person, the adoption agency or licensee, upon giving notice is entitled to a hearing before the Board and the provisions of sections 7, 8, 10 and 11 of *The Children's Residential Services Act, 1978* shall apply with necessary modifications to such notice to proceedings before the Board and to powers of the Board.

Powers of
Director
where no
hearing

(10) Where a person proposing to adopt the child, the adoption agency or the licensee under subsection 5 of section 60, as the case may be, does not require a hearing by the Board in accordance with subsection 7, the Director may carry out the proposal stated in the Director's notice under that subsection without a hearing. *New.*

Review by
Director

66. Notwithstanding subsection 3 of section 69, a Director, with or without the request of any person, may review the decision of any adoption agency or licensee under subsection 5 of section 60 to refuse to place a child with a person for the purpose of adoption by that person or to remove the child who has been placed with a person for the purpose of adoption and the Director may confirm the decision of the adoption agency or licensee, as the case may be, or rescind the decision and the Director may give such direction, make any further decision or take any further step that an adoption agency or licensee under subsection 5 of section 60 is authorized to make, give or take under this Act. *New.*

Prohibition
against
payments
for
adoptions

67.—(1) Subject to subsection 2, no person, whether before or after the birth of a child, shall make, give or receive or agree to make, give or receive a payment or reward for or in consideration of or in relation to,

- (a) the adoption or proposed adoption of the child under this Part;
- (b) the giving of consent or the signing of an instrument of consent to the adoption of the child under this Part;

- (c) the transfer of the custody or control of the child with a view to the adoption of the child under this Part; or
- (d) the conduct of negotiations or the making of arrangements with a view to the adoption of the child under this Part.

(2) Subsection 1 does not apply to the payment of expenses ^{Idem} of an adoption agency or licensee under subsection 5 of section 60 or the payment of legal expenses in connection with an adoption or proposed adoption under this Part. R.S.O. 1970, c. 64, s. 88, *amended*.

68. Every society shall endeavour to secure the adoption of Crown wards, having regard to the best interest of each Crown ward. R.S.O. 1970, c. 64, s. 86 (1). ^{Duty of society to secure adoption}

69.—(1) In this section, “parent” includes,

^{Interpre-}
^{tation}

- (a) a guardian;
- (b) a person who has demonstrated a settled intention to treat a child as a child of the person’s family; and
- (c) a person who is not recognized in law to be a parent of a child but,
 - (i) has acknowledged a parental relationship to the child and has voluntarily provided for the child’s care and support,
 - (ii) by an order of a court of competent jurisdiction or a written agreement, is under a legal duty to provide for the child or has been granted custody of or access to the child, or
 - (iii) has made a written acknowledgment of the fact of his or her parentage to the adoption agency or licensee under subsection 5 of section 60 placing the child for adoption,

but does not include the Crown, a society or a foster parent of a child. *New.*

Consent

(2) An order for the adoption of a child under eighteen years of age and who has not been married shall be made only with the written consent, given after the child is seven days old, of every person who is a parent or who has lawful custody or control of the child, but any person who has given his or her consent may cancel it by a document in writing to that effect within twenty-one days after the consent is given. R.S.O. 1970, c. 64, s. 73 (1, 2); 1971, c. 98, s. 4, Sched., par. 6, *amended*.

Rights and
responsi-
bilities

(3) Upon the giving of all the consents required under subsection 2, all the rights and responsibilities of a legal guardian of the child for the purpose of the child's care, custody and control belonging to the person or persons giving the consents shall, where the child is being placed for adoption by an adoption agency and, subject to subsection 11, transfer to, be vested in and be assumed by the adoption agency so long as the consents remain in force and until an adoption order is made.

Idem

(4) Notwithstanding subsection 3, the rights and responsibilities of a legal guardian of the child shall not transfer to an adoption agency until the twenty-one day period for cancellation of the consent given under subsection 2 has expired.

Idem,
Crown ward

(5) An order for the adoption of a child who is a Crown ward shall be made only with the written consent of a Director, in which case no other consent, except a consent required under subsection 6, is required. R.S.O. 1970, c. 64, s. 73 (3), *amended*.

Idem,
child and
where
married,
spouse of
child

(6) An order for the adoption of a child who is seven or more years of age shall be made only with the written consent of the child, and, where the child is married, with the written consent of the spouse except that the court may dispense with the consent of the child if the court is satisfied that, having regard to all the circumstances of the case, the consent would not be appropriate. R.S.O. 1970, c. 73 (4); 1975, c. 1, s. 31 (1).

Where
consent
not
given

(7) Where a consent required by this section has not been given, the court upon application by the applicant for the adoption may dispense with the requirement if, having regard to all the circumstances of the case, the court is satisfied that it is in the best interests of the child that the requirement be dispensed with.

(8) The court shall not dispense with a consent required ^{Notice} under this section, except a consent required under subsection 6, until the court is satisfied that the person from whom the consent is required has had notice of the application for adoption and notice of the application to dispense with the consent, or that reasonable effort has been made, in the opinion of the court, to cause such person to be notified. R.S.O. 1970, c. 64, s. 73 (5, 6).

(9) Where a consent required by this section has been ^{Where} given, it may after the twenty-one days referred to in subsection 2 and subject to subsections 10 and 11, be withdrawn by the person giving it only if, having regard to all the circumstances of the case, the court is satisfied that it is in the best interests of the child that the consent be withdrawn. R.S.O. 1970, c. 64, s. 73 (7); 1975, c. 1, s. 31 (2).

(10) Subject to subsection 11, an application to the court ^{Consent} for the withdrawal of a consent given under subsection 2 ^{not to be} shall not be made after the child has been placed for adoption by an adoption agency or licensee under subsection 5 of section 60 so long as the child remains in the care of the person with whom the child was placed for adoption. ^{withdrawn}

(11) Where all the consents required under subsection 2 ^{Review} have been given and, after the expiration of one year from ^{by} the giving of the consents under subsection 2 or from a review of the child's status under this subsection, whichever is later, whether or not the child has been placed for adoption, an order for the adoption of the child has not been made, the adoption agency or licensee under subsection 5 of section 60, as the case may be, shall notify a Director and the Director or any person authorized by the Director shall review the status of the child and after such review the Director or such person, having regard to the best interests of the child, may, ^{Director}

(a) where the adoption agency or licensee is not a society direct the adoption agency or licensee to place the child into the care and custody of a society designated by the Director;

(b) where the child is in the care, custody and control of a society, direct the society to bring the child before the court under Part II to determine whether an order under section 30 should be made and thereafter the provisions of sections 28 to 36 apply, with necessary modifications, to the child.

- (c) where the child is in the care of the person with whom the child has been placed for adoption, confirm the placement of the child with that person or give such direction, make any further decision or take any further step relating to the further placement of the child that the adoption agency or licensee is authorized to make, give or take under this Act;
- (d) where the child leaves or is removed from the care of the person with whom the child has been placed for adoption, give such direction, make any further decision or take any further step relating to the further placement of the child that the adoption agency or licensee is authorized to make, give or take under this Act; or
- (e) direct the adoption agency or licensee to return the child to the care of the person giving the consent under subsection 2 where that person had charge of the child at the time the consent was given and has agreed to receive the child back into care, and upon giving such direction, every consent to the adoption given under subsection 2 shall be deemed to be withdrawn.

Application
to judge

(12) Where an application is made to the court under Part II pursuant to clause *b* of subsection 11, the child shall be brought before the court as if the child had been apprehended pursuant to section 21 or 22 and the child may be dealt with by the court in the same manner as though the child were a child apparently in need of protection. *New.*

Consent not
invalid by
reason of
age

(13) No consent required by this section is invalid by reason only of the fact that the person giving it is under eighteen years of age except that, in the case of a consent required under subsection 2 given by a person under eighteen years of age the consent is not valid unless the Official Guardian is satisfied that the consent reflects the true informed wishes of the person. R.S.O. 1970, c. 64, s. 73 (8); 1971, c. 98, s. 4, Sched., par. 6, *amended*.

Interference
with
child, etc.

(14) Subject to a direction of a Director under subsection 11 to the child, no person shall,

- (a) visit, write to, telephone to, communicate with, remove or attempt to remove from any place, or

interfere with a child who has been placed for adoption by an adoption agency or licensee under subsection 5 of section 60; or

- (b) visit, write to, telephone to or communicate with, for the purpose of interfering with the child, a person or persons with whom the child has been placed for adoption,

after the giving of all the consents under subsection 2, and before an order for the adoption of the child has been made, without the consent in writing of the adoption agency or licensee, as the case may be.

(15) Upon the placement of a child under eighteen years of age by an adoption agency or licensee under subsection 5 of section 60 for the purpose of adoption, and upon the giving of all the consents required under subsection 2, any outstanding order of access with respect to the child, other than an order of access made under this Act, shall terminate. *New.* Termination of access order

70. An affidavit of execution in the prescribed form shall be attached to every consent required under this Part and to every cancellation under subsection 2 of section 69. R.S.O. 1970, c. 64, s. 74, *amended.* Affidavit of execution

71.—(1) The court in the county or district in which either the applicant or the child sought to be adopted resides at the time the application for an adoption order is filed has jurisdiction to make the order. R.S.O. 1970, c. 64, s. 70 (1); 1975, c. 1, s. 29 (1), *amended.* Jurisdiction of courts

(2) An application for an adoption order shall be heard and determined *in camera*. R.S.O. 1970, c. 64, s. 70 (2), *amended.* Application to be heard in camera

(3) Where the court referred to in subsection 1 is satisfied that there is preponderance of convenience in favour of hearing the application for adoption in another county or district, the court may, at any time after the application is made and before the hearing of the application, transfer the proceedings to a court in any other county or district. Transfer of proceedings

(4) The court may accept evidence by affidavit but the affidavit shall be confined to facts within the personal knowledge of the person making the affidavit. *New.* Affidavit evidence

(5) Where an application for an adoption order is not heard by the court within the twelve months next following Stale applications

the signing of the application by the applicant, it shall not be proceeded with unless the court otherwise directs, but another application may be made in its stead. R.S.O. 1970, c. 64, s. 70 (3), *amended*.

Guardian
ad litem

(6) For the purpose of an application for an order for the adoption of a child under eighteen years of age, the court may appoint a person to act as the guardian *ad litem* of the child before or upon the hearing of the application if in the opinion of the court such appointment is required to protect the legal interests of the child in the proceedings and the court may make such order as to the costs of the guardian *ad litem* as the court deems appropriate in the circumstances. 1975, c. 1, s. 29 (2).

When order
may be
made

72. The court may make an order for the adoption of any child resident in Ontario upon application therefor being made in the prescribed manner by a person resident in Ontario. R.S.O. 1970, c. 64, s. 71, *amended*.

Where order
not to be
made

73.—(1) The court shall not make an adoption order for a child who is under eighteen years of age and who has not been married unless the child has been placed with an applicant for adoption by an adoption agency or licensee under subsection 5 of section 60.

Application

(2) Subsection 1 does not apply to an application for adoption of a child,

(a) by a relative of the child; or

(b) by the spouse of the child's parent. *New.*

Where order
not to be
made

74.—(1) The court shall not make an adoption order,

(a) where the applicant is under eighteen years of age or, in the case of a joint application by a husband and wife, where the husband or wife is under eighteen years of age;

(b) where the applicant is unmarried, a widow, a widower, a divorced person or living apart from his or her spouse; or

(c) where the child being adopted is eighteen or more years of age or is under eighteen years of age and has been married,

unless the court is satisfied that there are special circumstances that justify the making of the order. R.S.O. 1970, c. 64, s. 72 (1); 1971, c. 98, s. 4, Sched., par. 6; 1975, c. 1, s. 30 (1), *amended*.

(2) An adoption order shall not be made where the ^{Idem} court has made a decision under subsection 7 of section 69 granting or refusing the dispensing of the requirement of the giving of consent until,

- (a) any appeal under subsection 3 of section 84 in respect of the decision has been disposed of; or
- (b) the time for commencing an appeal under subsection 5 of section 84 in respect of the decision has expired,

whichever is the later. *New.*

(3) Subsection 1 does not apply to an application for ^{Application of subs. 1} adoption of a child by a spouse of a parent of the child. 1975, c. 1, s. 30 (2), *amended*.

(4) Except in the case of a joint application by a husband ^{Adoption by more than one person} and wife, an order shall not be made for the adoption of a child by more than one person. R.S.O. 1970, c. 64, s. 72 (2).

(5) An adoption order shall not be made upon the applica- ^{Consent of adopting spouse} tion of a husband or wife without the written consent of the spouse, provided that the court may dispense with such consent where the spouses are living apart and where the court considers it in the best interests of the child that the consent be dispensed with. R.S.O. 1970, c. 64, s. 72 (3); 1975, c. 1, s. 30 (3), *amended*.

75.—(1) Where an application is made to the court for ^{Statement of Director} the adoption of a child who is under eighteen years of age and who has not been married, a Director shall file with the court prior to the hearing of the application a statement in writing,

- (a) that the child has resided for six months or more with the applicant and, having regard to the best interests of the child, recommending whether or not, in the opinion of the Director, an order for the adoption of the child should be made; or
- (b) that the applicant is an appropriate person to adopt the child and recommending that for reasons set out in the statement it is in the best interests of the child that the period of residence be dispensed with and an order for the adoption of the child should be made,

and the Director, in making a recommendation under clause *a* or *b*, may bring to the attention of the court any additional circumstances of the case that, in the Director's opinion, the court may wish to take into account before making or refusing the order.

Filing of
notice

(2) Where a Director recommends that an adoption order should not be made, the Director shall file a copy of the statement under subsection 1 with the court at least thirty days prior to the hearing and the Director shall cause a copy of the statement to be served upon the applicant within seven days after the Director filed the statement with the court.

Statement
of local
director

(3) In the case of a child referred to in subsection 1 who has been placed for adoption by a society, the statement referred to in clause *a* of that subsection is sufficient if it is made by the local director.

Report

(4) A Director or local director before making a recommendation under subsection 1 shall obtain a report on the adjustment of the child in the home of the applicant made by the society with jurisdiction in the area where the applicant resides, or by such other person who has received prior approval from the Director or local director, as the case may be. 1975, c. 1, s. 32, *amended*.

Application

(5) Subsections 1 and 4 do not apply to an application for adoption of a child,

(a) by a relative of the child; or

(b) by the spouse of the child's parent,

unless the court hearing the application so directs. *New*.

Duty of
court

76. The court before making an adoption order shall be satisfied,

(a) that every person who has given a consent under this Part understands the nature and effect of the adoption order; and

(b) that the order will be in the best interests of the child. R.S.O. 1970, c. 64, s. 77.

Procedure
on
application

77. Upon the hearing of an application for adoption, where the child is seven or more years of age, the court shall inquire into the capacity of the child to appreciate the nature of the application and shall, where practicable, hear the child. R.S.O. 1970, c. 64, s. 76.

78.—(1) Subject to subsection 3, when making an adoption ^{Surname} order, the court may order that the adopted child,

- (a) retain the surname by which the child was known immediately prior to the adoption; or
- (b) assume the surname of either or both of the adopting parents.

(2) Subject to subsection 3, in an adoption order, the court ^{Given names} may in its discretion change the given name or names of the child as the adopting parent desires, and thereafter the adopted child is entitled to and is to be known by the name or names so given. R.S.O. 1970, c. 64, s. 78, *amended*.

(3) In the case of a child fourteen or more years of age, the ^{Consent required} court shall not make an order under this section changing the given name or the surname of the child without the written consent of the child. *New*.

79. If the adopted child was born outside marriage, ^{Born outside marriage not to appear} that fact shall not appear upon the adoption order. R.S.O. 1970, c. 64, s. 79, *amended*.

80.—(1) Subject to subsection 6 of section 81, the ^{Papers to be sealed up} documents used upon an application for an adoption order shall be sealed up and filed in the office of the court by the proper officer of the court and shall not be open for inspection except upon an order of the court or the written direction of a Director.

(2) Within thirty days after the making of an adoption ^{Trans- mission of order} order, the proper officer of the court shall cause to be made a sufficient number of certified copies thereof under the seal of the proper certifying authority and shall transmit,

- (a) the original order to the adopting parent;
- (b) one certified copy to a Director;
- (c) one certified copy to the Registrar General, or, where the adopted child was born outside Ontario, two certified copies to the Registrar General; and
- (d) where the adopted child is a member of a band within the meaning of the *Indian Act* (Canada), one ^{R.S.C. 1970, c. I-6} certified copy to the Registrar under that Act. R.S.O. 1970, c. 64, s. 80, *amended*.

81.—(1) In this section, “Director” means an employee ^{Interpre- tation} of the Ministry appointed by the Minister for the purposes of this section.

Voluntary
disclosure
registry

(2) An adopted child who is eighteen or more years of age and a person who was a parent of an adopted child at the time of the child's birth where the adoption took place in Ontario in each instance may apply to a society to be registered in a voluntary disclosure registry that shall be maintained by the Director.

Society
to notify
Director

(3) Every society that receives an application under subsection 2 shall forthwith forward a copy of the application to the Director who shall enter the applicant's name in the voluntary disclosure registry.

Information
confidential

(4) Notwithstanding the provisions of any other Act, no person shall inspect, remove, disclose, transmit or alter or permit the inspection, removal, disclosure, transmission or alteration of information maintained in the voluntary disclosure registry established under subsection 2, except with the written permission of the Director.

Director to
determine
if both
parent and
child are
registered

(5) The Director shall upon entering an applicant's name in the voluntary disclosure registry examine the registry to determine,

- (a) where the applicant is an adopted child, if a person who was the child's parent at the time of the child's birth is named in the registry; or
- (b) where the applicant is a person who was a parent of an adopted child at the time of the child's birth, if the adopted child is named in the registry.

Idem

(6) Where the Director,

- (a) determines that both an adopted child and a person who was the child's parent at the time of the child's birth are named in the voluntary disclosure registry;
- (b) obtains from any living person who was the parent of the child after an adoption order with respect to the child was made, consent to the disclosure of information pursuant to this section; and
- (c) obtains a confirmation from each of the parties referred to in clause *a* that they agree to the disclosure of information pursuant to this section,

the Director shall forthwith forward to the appropriate society the information contained in,

(d) the documents referred to in subsection 1 of section 80; and

(e) the voluntary disclosure registry,

with respect to the adopted child and the person who was the child's parent and the society shall provide the information to the adopted child and the person who was the child's parent.

(7) Every society shall provide guidance and counselling to persons who may be registered in the voluntary disclosure registry referred to in subsection 2. *New.*

Society to provide guidance and counselling

82.—(1) Upon an application for an adoption order, the court, after considering any recommendation made by a Director, may postpone the determination of the application and make an interim order giving the custody of the child sought to be adopted to the applicant for a period not exceeding one year by way of a probationary period upon such terms as regards provision for the maintenance and education and supervision of the welfare of the child and otherwise as the court thinks fit. R.S.O. 1970, c. 64, s. 81 (1); 1975, c. 1, s. 33 (1).

Interim order

(2) An interim custody order is not an adoption order.

Idem

(3) All consents required for an adoption order are necessary for an interim custody order, subject to a like power in the court to dispense with any such consent requirement. R.S.O. 1970, c. 64, s. 81 (2, 3).

Consents

(4) Where an applicant has obtained an interim custody order and subsequently takes up residence outside Ontario, the court may nevertheless make the adoption order applied for if a Director makes a recommendation in favour of the order under section 75. R.S.O. 1970, c. 64, s. 81 (4); 1975, c. 1, s. 33 (2).

Residence outside Ontario

83. Subject to section 84, an order granting an adoption shall be final and irrevocable and shall not be questioned or reviewed in any court of competent jurisdiction by way of injunction, declaratory judgment, *certiorari*, *mandamus*, prohibition, *habeas corpus* or application for judicial review. *New.*

Order final

84.—(1) An applicant for an adoption order, or a Director or the local director, as the case may be, who has filed a statement pursuant to subsection 1 of section 75, may appeal to the county or district court of the county or

Appeal

district in which the decision was made from the decision granting or refusing an adoption order.

Idem

(2) An applicant for an adoption order, a Director, or the local director, as the case may be, who has filed a statement pursuant to subsection 1 of section 75, or a person who has given consent under subsection 2 of section 69 may appeal to the county or district court of the county or district in which the decision was made from the decision of the court made pursuant to subsection 9 of section 69, granting or refusing the withdrawal of a consent to the adoption.

Idem

(3) An applicant for an adoption order, a Director, or the local director, as the case may be, who has filed a statement pursuant to subsection 1 of section 75, a person who has given consent under subsection 2 of section 69 or a person with respect to whom a consent required under subsection 2 of section 69 has been dispensed with may appeal to the county or district court of the county or district in which the decision was made from the decision of the court made pursuant to subsection 7 of section 69, granting or refusing the dispensing of the requirement of the giving of consent.

Appeal
in camera

(4) An appeal under subsection 1, 2 or 3 shall be heard *in camera* and notice of the appeal shall be served on a Director.

Notice

(5) A notice of appeal under subsection 1, 2 or 3 shall be served within thirty days of the making of the decision being appealed and no extension of the time for serving the notice or making the appeal shall be granted. *New.*

Effect of
order on
previous
adoption

85. An adoption order or an interim custody order may be made in respect of a child who has previously been the subject of an adoption order, and the adopting parent under the adoption order last previously made shall, if living, be deemed to be the parent of the child for the purposes of this Part. R.S.O. 1970, c. 64, s. 82.

Status of
adopted
child

86.—(1) For all purposes, as of the date of the making of an adoption order,

(a) the adopted child becomes the child of the adopting parent and the adopting parent becomes the parent of the adopted child; and

(b) the adopted child ceases to be the child of the person who was his or her parent before the adoption

order was made and that person ceases to be the parent of the adopted child, except where the person is the spouse of the adopting parent,

as if the adopted child had been born to the adopting parent and all the rights and responsibilities of a legal guardian of the child that have vested in any adoption agency pursuant to subsection 3 of section 69 are terminated. R.S.O. 1970, c. 64, s. 83 (1), *amended*.

(2) The relationship to one another of all persons whether the adopted child, the adopting parent, the kindred of the adopting parent, the parent before the adoption order was made, the kindred of that former parent or any other person shall, for all purposes, be determined in accordance with subsection 1. R.S.O. 1970, c. 64, s. 83 (2). Application of subs. 1 to relationship of persons

(3) In any will or other document, whether heretofore or hereafter in existence, and whether or not the maker of the will or other document was alive at the date of the coming into force of this section, unless the contrary is expressed, a reference to a person or group or class of persons described in terms of relationship by blood or marriage to another person shall be deemed to refer to or include, as the case may be, a person who comes within the description as a result of the person's own adoption or the adoption of another person. 1975, c. 1, s. 34 (1), *amended*. References in will or other document

(4) This section applies and shall be deemed to have always applied with respect to any adoption made under any legislation heretofore in force, but not so as to affect, Application of section

(a) any interest in property or right of the adopted child that has indefeasibly vested before the date of the making of an adoption order; and

(b) any interest in property or right that has indefeasibly vested before the coming into force of this section. 1975, c. 1, s. 34 (2).

(5) Subsections 1 and 2 do not apply for the purposes of the laws relating to incest and the prohibited degrees of marriage to remove any person from a relationship in consanguinity that, but for this section, would have existed. R.S.O. 1970, c. 64, s. 83 (4). Exception

87.—(1) An adoption effected according to the law of any other province or territory of Canada or of any other state Effect of adoptions under other laws

or country or part thereof, before or after the commencement of this section, has the same effect in Ontario as an adoption under this Act. R.S.O. 1970, c. 64, s. 85.

Idem

(2) Where, as a requirement of the making of an order or orders of a court of competent jurisdiction in any other province or territory of Canada or in any other state or country or part thereof, that effects an adoption of a child according to the laws of the jurisdiction where the order or orders were made, any statement, consent, declaration or similar document in writing is made by a person, organization, province, state, country or legal representative of any of them, in whom the rights and responsibilities of guardianship in respect of the child have been legally vested, such statement, consent, declaration or similar document in writing shall for all purposes in Ontario have the same force and effect as if made under this Act. R.S.O. 1970, c. 64, s. 47, *amended*.

Subsidies

88. Where, in the opinion of the Minister, the best interests of a child may be served by granting a subsidy to the adopting parent of the child, the Minister may out of moneys appropriated therefor by the Legislature authorize payments, from time to time and upon such terms and conditions as the Minister may prescribe, of such amounts as are necessary for such purposes. *New*.

PART IV

GENERAL

Regulations

89.—(1) The Lieutenant Governor in Council may make regulations,

1. prescribing additional powers and duties of a Director;
2. prescribing the records that shall be kept by societies and the returns and reports that shall be made by societies under this Act;
3. requiring societies to provide such information and to make such returns and reports as are prescribed and prescribing the persons or agencies to whom such information and returns are to be given and reports are to be made;
4. governing the qualifications of persons or classes of persons employed by or involved in the management and operation of societies;

5. prescribing provisions to be included in the by-laws of societies;
6. defining "net expenditures";
7. prescribing expenses that may be charged for services under this Act and classes of such expenses and the terms and conditions under which any such expense or class thereof may be charged;
8. prescribing the manner of determining the proportion of an approved estimate that is referable to each municipality in the area served by a society for the purposes of subsection 6 of section 8;
9. prescribing additional powers and duties of a child welfare review committee appointed under section 12;
10. determining the amounts of payments under subsections 1 and 2 of section 13 and prescribing classes of such payments and the terms and conditions under which any such payment or class thereof may be paid;
11. providing for payments to reimburse a municipality for all or any part of any increase in its financial obligations to a society under this Act and prescribing classes of such payments and the terms and conditions under which any such payment or class thereof may be paid;
12. determining the costs to municipalities and to societies for the purposes of section 14;
13. determining the amounts of payments to be made to municipalities and societies under section 14 and providing for classes of such payments and the terms and conditions under which such payments or class or classes thereof may be made;
14. prescribing the times and manner of payment of capital grants under section 14;
15. prescribing "special needs" of children,
 - i. for which joint facilities may be established under section 16, and

ii. for the purpose of subsection 4 of section 25;

16. prescribing terms and conditions to be included in any agreement or class of agreement entered into under section 25;
17. for the purposes of subsection 9 of section 25, prescribing the manner of determining the nature and degree of a developmental handicap that would render a child incapable of consenting to an agreement made under that section;
18. governing the construction, alteration, renovation, extension and furnishing and equipping of homes operated or supervised by societies and providing residential care for children, other than children's residences under *The Children's Residential Services Act, 1978*;
19. prescribing the information that shall be recorded in the register established under subsection 3 of section 52;
20. prescribing the period or periods of time that information or any class thereof shall be maintained in the register established under subsection 3 of section 52 and providing for the expunging of information or any class thereof from the register;
21. prescribing the practice and procedure of the court under this Act or any Part thereof;
22. fixing fees, costs, charges and expenses payable on proceedings under this Act or any Part thereof and providing for dispensing with the payment of such fees, costs, charges and expenses where, owing to lack of means or for any other reason, the court considers such action advisable;
23. prescribing rules and standards governing the establishment and operation of adoption agencies;
24. governing the issuance, renewal and expiration of a licence required under section 60 and prescribing terms and conditions for the issuance, renewal and expiration of licences;
25. prescribing the fees payable by an applicant for a licence or renewal thereof;

26. providing for the inspection of books of account and other records of adoption agencies or licensees under subsection 5 of section 60;
27. governing the qualifications of persons or classes of persons employed by or involved in the management and operation of adoption agencies or licensees under subsection 5 of section 60;
28. requiring adoption agencies or licensees under subsection 5 of section 60 to provide such information and to make such returns and reports as are prescribed and prescribing persons or agencies to whom such information and returns are to be given and reports are to be made;
29. requiring the bonding of,
 - i. adoption agencies or licensees under subsection 5 of section 60, and
 - ii. the employees of adoption agencies or licensees under subsection 5 of section 60,or any class thereof, and providing for the forfeiture of the bond and the disposition of the proceeds thereof;
30. prescribing the form and term of bonds that are required and the collateral security that may be required with the bonds;
31. prescribing the records that shall be kept by adoption agencies or licensees under subsection 5 of section 60 and the returns and reports that shall be made by adoption agencies or licensees under this Act;
32. prescribing states and countries for the purposes of section 58;
33. prescribing forms and providing for their use;
34. prescribing the practices and procedures on appeals to the county or district court under sections 43 and 84. R.S.O. 1970, c. 64, s. 89; 1971, c. 109, s. 7; 1975, c. 1, s. 37 (1-6), *amended*.

(2) The Minister shall prescribe,

Idem

- (a) standards of services relating to the purposes set out in subsection 2 of section 6; and

- (b) procedures and practices to be followed by societies. *New.*

Inter-
provincial
agreements

90. The Minister, with the approval of the Lieutenant Governor in Council, may on behalf of the Government of Ontario make agreements with the Crown in right of Canada and with the Crown in right of any other province of Canada respecting services to or the care or protection of children. *New.*

Service

91.—(1) Unless otherwise provided for in this Act or the regulations, any notice or order required to be given, delivered, filed or served under this Act or the regulations is sufficiently given, delivered, filed or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at the person's last known address.

Idem

(2) Where service is made by mail, the service shall be deemed to be made on the tenth day after the day of mailing unless the person on whom service is being made establishes that the person did not receive it or did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice or order until a later date.

Idem

(3) Where any notice is required to be given, delivered, filed or served on a Director under this Act or the regulations or a certified copy of an order is required to be transmitted to a Director under clause *b* of subsection 2 of section 80 such notice or certified copy is sufficiently given, delivered, filed, served or transmitted, as the case may be, on or to a Director if the notice or certified copy is given, delivered, filed, served or transmitted on or to any of the Directors appointed pursuant to subsection 1 of section 2. *New.*

Reference
to parent

92. Except for section 25, a reference in this Act or the regulations to "a parent" or "the parent" shall be deemed to be a reference to every parent of the child unless the context otherwise requires. *New.*

Giving
of notice

93. Where any notice required in proceedings under this Act has not been given, the court may proceed to hear or dispose of the matter as if such notice had been given where the court is satisfied that reasonable effort has been made to cause such notice to be given. *New.*

Offences

94.—(1) Every person who,

- (a) knowingly furnishes false information in any application under this Act or in any statement, report or return required to be furnished under this Act or the regulations;
- (b) fails to comply with an order of the court under subsection 4 of section 35;
- (c) fails to comply with an order made by a Director under subsection 17 of section 52;
- (d) hinders, obstructs or interferes with or attempts to hinder, obstruct or interfere with any person acting in the performance of the person's duties under section 21, 22 or 23;
- (e) is a parent and who permits his or her child to contravene any provision of subsection 1 or 2 of section 54;
- (f) contravenes any provision of,
 - (i) section 46,
 - (ii) subsection 2 of section 49,
 - (iii) subsection 3 of section 50,
 - (iv) subsection 4, 7 or 8 of section 52,
 - (v) subsection 1 of section 53,
 - (vi) subsection 14 of section 69,

and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation or in such furnishing of false information, failure, hindrance, obstruction or interference or attempted hindrance, obstruction or interference or contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$1,000 or, except for a contravention of subsection 2 of section 49, to imprisonment for a term of not more than one year, or to both.

(2) Every person who contravenes the provisions of,

Idem

- (a) subsection 2 of section 47; or
- (b) subsection 1 or 2 of section 65,

and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corpora-

tion is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both.

Idem (3) Every person who contravenes the provisions of subsection 1 of section 48 and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$1,000 or to imprisonment for a term of not more than one year, or to both, and for any subsequent offence to a fine of not more than \$2,000 or to imprisonment for a term of not more than two years, or to both.

Idem (4) Every person who contravenes the provisions of subsection 1 of section 60 and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$5,000 for each day on which such offence continues or to imprisonment for a term of not more than three years, or to both.

Idem (5) Every person who contravenes the provisions of subsection 1 of section 67 and every director, officer or employee of a corporation who knowingly concurs in such contravention by the corporation is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$5,000 or to imprisonment for a term of not more than three years, or to both.

Idem (6) Every person who contravenes subsection 7 of section 57, and every director, officer or employee of a corporation who knowingly concurs in such a contravention by the corporation, is guilty of an offence and on summary conviction by the court is liable to a fine of not more than \$10,000, or to imprisonment for a term of not more than three years, or both. *New.*

Injunction
proceedings

95.—(1) The society having the care, custody or supervision of the child may apply to the Supreme Court by originating notice for an order enjoining any person acting in contravention of section 46, and the Supreme Court in its discretion may make such an order and the order may be entered and enforced in the same manner as any other order or judgment of the Supreme Court.

Idem (2) The adoption agency that placed the child for adoption may apply to the Supreme Court by originating notice for an

order enjoining any person acting in contravention of subsection 14 of section 69, and the Supreme Court in its discretion may make such an order and the order may be entered and enforced in the same manner as any other order or judgment of the Supreme Court.

(3) A Director may apply to the Supreme Court by ^{Idem} originating notice for an order enjoining any person acting in contravention of subsection 1 of section 60, and the Supreme Court in its discretion may make such an order and the order may be entered and enforced in the same manner as any other order or judgement of the Supreme Court.

(4) Any person may apply to the Supreme Court for an ^{Idem} order varying or discharging any order made under subsection 1, 2 or 3. *New.*

96. The following are repealed:

^{Repeals}

1. *The Child Welfare Act*, being chapter 64, of the Revised Statutes of Ontario, 1970.
2. *The Child Welfare Amendment Act*, 1972, being chapter 109.
3. *The Child Welfare Amendment Act*, 1973, being chapter 75.
4. *The Child Welfare Amendment Act*, 1975, being chapter 1.
5. Paragraph 6 of the Schedule to *The Age of Majority and Accountability Act*, 1971, being chapter 98.

97. This Act comes into force on a day to be named by ^{Commence-} proclamation of the Lieutenant Governor. ^{ment}

98. The short title of this Act is *The Child Welfare Act*, ^{Short title} 1978.

CHAPTER 86

**An Act to amend
The Co-operative Corporations Act, 1973**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 5 of *The Co-operative Corporations Act, 1973*, being chapter 101, is repealed and the following substituted therefor: s. 5 (1),
re-enacted

(1) Five or more persons, being,

Articles of
incorporation

(a) corporations; or

(b) natural persons who are of the age of eighteen years or more,

and who intend to be members of the co-operative, may incorporate a co-operative with or without share capital by signing and delivering to the Minister in duplicate articles of incorporation.

- (2) Subclause ii of clause *b* of subsection 3 of the said section 5 is repealed. s. 5 (3) (b) (ii),
repealed

- (3) Subsection 6 of the said section 5 is repealed and the following substituted therefor: s. 5 (6),
re-enacted

(6) The signature of each incorporator and of each first director and the fact that, Affidavits

(a) each incorporator who is a natural person and each first director is of the age of eighteen years or more; and

(b) each incorporator is to be a member of the co-operative,

shall be verified by affidavit.

s. 7 (5),
re-enacted

2. Subsection 5 of section 7 of the said Act is repealed and the following substituted therefor:

Use of
"Incor-
porated",
"Corpora-
tion"

(5) Subject to subsection 6, the name of a co-operative incorporated after the 31st day of March, 1974 shall have the word "Incorporated" or "Corporation" or its corresponding abbreviation "Inc." or "Corp." as the last word thereof.

s. 24 (1) (d, e),
re-enacted

- 3.—(1) Clauses *d* and *e* of subsection 1 of section 24 of the said Act are repealed and the following substituted therefor:

(*d*) where a member is a co-operative, the election or appointment of delegates and alternate delegates to represent the member co-operative on the basis of the number of members in the member co-operative or the volume of business done with the co-operative, or both;

(*e*) the method of electing or appointing delegates and the number of delegates.

s. 24 (3),
re-enacted

- (2) Subsection 3 of the said section 24 is repealed and the following substituted therefor:

Qualification
of delegates

(3) No person shall be elected or appointed a delegate who is not a member, officer or director of the co-operative or of a member co-operative.

s. 32 (1) (a),
re-enacted

- 4.—(1) Clause *a* of subsection 1 of section 32 of the said Act is repealed and the following substituted therefor:

(*a*) with the consent of the holder thereof, may purchase all or a part of the shares in the co-operative held by any person upon payment of such an amount to that person as is agreed upon not exceeding the par value of the shares together with any dividends declared but unpaid.

s. 32 (3) (b) (ii),
re-enacted

- (2) Subclause ii of clause *b* of subsection 3 of the said section 32 is repealed and the following substituted therefor:

(ii) the board of directors may resell the shares at such time as it determines for a consideration equal to the product of the number of shares resold multiplied by the par value thereof.

s. 33 (2),
re-enacted

5. Subsection 2 of section 33 of the said Act is repealed and the following substituted therefor:

(2) Shares accepted under subsection 1 are not thereby cancelled and the board of directors may sell the shares at such time as it determines for a consideration equal to the product of the number of shares sold multiplied by the par value thereof. Sale of donated shares

6. Section 34 of the said Act is repealed and the following substituted therefor: s. 34, re-enacted

34.—(1) No co-operative or person shall sell, dispose of, or accept directly or indirectly any consideration for securities of the co-operative where the co-operative has more than fifteen security holders, or where the sale or disposition of or acceptance of consideration for such securities would have the effect of increasing the number of security holders in the co-operative to more than fifteen, unless the co-operative has filed with the Minister an offering statement and has obtained a receipt therefor. Offering statement

(2) Subsection 1 does not apply to, Exception

(a) the issue of shares under subsection 1 of section 56 or of debt obligations under subsection 4 of section 56; or

(b) a co-operative that has filed with the Ontario Securities Commission both a preliminary prospectus and a prospectus in respect of the offering of its securities and receipts therefor have been obtained from the Director of the Ontario Securities Commission and copies thereof have been filed with the Minister.

7. Subsection 1 of section 39 of the said Act is amended by striking out “at least” in the second line. s. 39 (1), amended

8. Section 41 of the said Act is repealed and the following substituted therefor: s. 41, re-enacted

41.—(1) A co-operative may provide by by-law for the payment of commissions to persons in consideration of their procuring subscriptions for shares in the co-operative, but no such commission shall exceed 10 per cent of the par value of the shares. Commission on sale of shares

(2) Except as provided in subsection 1, no co-operative shall apply any of its shares or capital, either directly or indirectly, in payment of any commission to any person in consideration of his procuring subscriptions for shares of the co-operative, whether the shares or capital is so applied by being added No unauthorized commission

to the purchase money of any property acquired by the co-operative or to the contract price of any work to be executed for the co-operative, or is paid out of the nominal purchase money or contract price or otherwise.

s. 43.
re-enacted

- 9.** Section 43 of the said Act is repealed and the following substituted therefor:

Lien on
shares

43. Where a member is indebted to the co-operative for goods or services, and where the articles or by-laws so provide, the co-operative has a lien to the extent of the debt on the shares registered in the name of the member.

s. 49 (1),
amended

- 10.**—(1) Subsection 1 of section 49 of the said Act is amended by striking out “8” in the fifth line and inserting in lieu thereof “10”.

s. 49,
amended

- (2) The said section 49 is amended by adding thereto the following subsection:

Termination
of
membership

(3) Where a member of a co-operative without share capital,

(a) has failed to transact any business with the co-operative for a period of two years; or

(b) is a corporate member about to be dissolved,

then the directors of the co-operative may, by resolution passed by a majority of the board, terminate the membership and upon termination the co-operative, subject to section 67, shall repay to the member the amount outstanding on loans to the co-operative that are repayable on demand by the member together with interest accrued thereon.

s. 54 (b),
re-enacted

- 11.** Clause *b* of section 54 of the said Act is repealed and the following substituted therefor:

(b) provide for the payment of dividends on the share capital at a rate not to exceed 10 per cent per annum of the amount paid up thereon or of the par value thereof, whichever is the lesser.

s. 56 (4),
amended

- 12.** Subsection 4 of section 56 of the said Act is amended by striking out “8” in the seventh line and inserting in lieu thereof “10”.

s. 57 (2) (a),
amended

- 13.** Clause *a* of subsection 2 of section 57 of the said Act is amended by striking out “8” in the second line and inserting in lieu thereof “10”.

14. Subsection 2 of section 58 of the said Act is amended by striking out “8” in the first line and inserting in lieu thereof “10”. s. 58 (2),
amended

15. Subsection 4 of section 64 of the said Act is repealed and the following substituted therefor: s. 64 (4),
re-enacted

(4) Notwithstanding subsection 3, a member who has given notice under subsection 1 may elect in such notice to retain all or some of his shares or loans in the co-operative, but such election shall not entitle him to remain a member of the co-operative. Election
by member

16.—(1) Subsection 1 of section 67 of the said Act, exclusive of the clauses, is repealed and the following substituted therefor: s. 67 (1),
amended

(1) A co-operative shall not exercise its powers under subsection 3 of section 49, section 64 or 66, Where
repayment
not to be
made

.

(2) Subclause ii of clause b of subsection 2 of the said section 67 is repealed and the following substituted therefor: s. 67 (2) (b) (ii),
re-enacted

(ii) the board of directors may resell the shares at such time as it determines for a consideration equal to the product of the number of shares resold multiplied by the par value thereof.

17. Section 83 of the said Act is repealed and the following substituted therefor: s. 83
re-enacted

83. Where a person holds shares or a member loan as a personal representative of a member, the personal representative is entitled to vote at all meetings of members. Personal
repre-
sentative
may vote

18. Section 104 of the said Act is repealed and the following substituted therefor: s. 104,
re-enacted

104. The members may, by resolution passed by a majority of the votes cast at a general meeting duly called for that purpose, remove any director before the expiration of his term of office and may, by a majority of the votes cast at the meeting, elect any qualified person in his stead for the remainder of his term. Removal of
directors

19. Section 123 of the said Act is amended by adding thereto the following subsection: s. 123,
amended

(1a) A co-operative that has never issued securities and that at the end of a financial year has less than \$5,000 in capital Idem

and less than \$5,000 in assets is exempt in respect of that year from sections 124 and 125, subsections 1 and 2 of section 126, section 127 and clause *b* of subsection 1 and subsection 3 of section 128.

s. 130 (2),
par. 2,
subpar. i,
re-enacted

20. Subparagraph i of paragraph 2 of subsection 2 of section 130 of the said Act is repealed and the following substituted therefor:

- i. the amount of surplus arising from the reorganization of the co-operative's issued capital, including *inter alia*, the amount of surplus realized on the purchase of shares.

s. 143,
re-enacted

21. Section 143 of the said Act is repealed and the following substituted therefor:

Affairs not
conducted on
co-operative
basis

143. Where the Minister is of the opinion that the business and affairs of the co-operative are not being conducted on a co-operative basis, he may, after giving the co-operative an opportunity to be heard,

R.S.O. 1970,
c. 53

(a) issue a certificate of amendment changing the co-operative into a corporation subject to the provisions of *The Business Corporations Act* and when necessary for the purpose, changing the co-operative into a corporation with share capital; or

R.S.O. 1970,
c. 89

(b) issue a certificate of amendment changing the co-operative into a corporation subject to the provisions of Part III of *The Corporations Act* and where necessary for the purpose, changing the co-operative into a corporation without share capital.

s. 144 (1),
re-enacted

22. Subsection 1 of section 144 of the said Act is repealed and the following substituted therefor:

Limit to
non-member
business

(1) Where the Minister is of the opinion that a co-operative has for a period of three years or longer conducted 50 per cent or more of its business with non-members of that co-operative, he may, after giving the co-operative an opportunity to be heard,

R.S.O. 1970,
c. 53

(a) issue a certificate of amendment changing the co-operative into a corporation subject to the provisions of *The Business Corporations Act* and where necessary for the purpose, changing the co-operative into a corporation with share capital; or

(b) issue a certificate of amendment changing the co-operative into a corporation subject to the provisions of Part III of *The Corporations Act* and where necessary for the purpose, changing the co-operative into a corporation without share capital.

R.S.O. 1970,
c. 89

23.—(1) Subsection 1 of section 151 of the said Act is amended by adding thereto the following clause:

s. 151 (1),
amended

(n) convert it into a corporation to which Part III of *The Corporations Act* applies.

R.S.O. 1970,
c. 89

(2) Subsection 2 of the said section 151 is repealed and the following substituted therefor:

s. 151 (2),
re-enacted

(2) An amendment under subsection 1, except clauses *l*, *m* and *n*, shall be authorized by a special resolution.

Author-
ization

(3) Subsection 3 of the said section 151 is repealed and the following substituted therefor:

s. 151 (3),
re-enacted

(3) Subject to section 152, an amendment under clause *l*, *m* or *n* of subsection 1 shall be authorized by a resolution of the board of directors and confirmed by at least three-quarters of the votes cast at a general meeting of the members of the co-operative duly called for that purpose.

Idem

24.—(1) Subsection 2 of section 162 of the said Act, exclusive of the clauses, is repealed and the following substituted therefor:

s. 162 (2),
amended

(2) The articles or by-laws of a co-operative may provide that, upon the dissolution of the co-operative and after the payment of all debts and liabilities, including any declared and unpaid dividends and the amount paid up on any outstanding shares, which amount shall not exceed the par value thereof, the remaining property of the co-operative or any part thereof may be distributed or disposed of,

Distribution
of property
upon
dissolution

.

(2) Subsection 3 of the said section 162 is repealed and the following substituted therefor:

s. 162 (3),
re-enacted

(3) In the absence of any provisions in the articles or by-laws permitted by subsection 2, upon the dissolution of the co-operative, the whole of its remaining property shall be distributed equally among the members irrespective of the number of shares or amount of loans, if any, held or made by a member.

Idem

- s. 164 (1),
amended
25. Subsection 1 of section 164 of the said Act is amended by striking out “within one year after the authorization” in the third and fourth lines.
- Commence-
ment
26. This Act comes into force on the day it receives Royal Assent.
- Short title
27. The short title of this Act is *The Co-operative Corporations Amendment Act, 1978*.

CHAPTER 87

**The Metric Conversion Statute Law
Amendment Act, 1978***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

PART I

MINISTRY OF AGRICULTURE AND FOOD

- 1.—(1) Clause *f* of subsection 1 of section 1 of *The Abandoned Orchards Act*, being chapter 1 of the Revised Statutes of Ontario, 1970, is amended, R.S.O. 1970,
c. 1
s. 1 (1) (f),
amended
- (a) by striking out “one-half acre” in the first line and inserting in lieu thereof “one-fifth hectare”; and
- (b) by striking out “twenty-six fruit trees per acre” in the fourth line and inserting in lieu thereof “sixty-five fruit trees per hectare”.
- (2) Subsection 2 of section 1 of the said Act is amended by s. 1 (2),
amended striking out “300 yards” in the second line and inserting in lieu thereof “275 metres”.
- 2.—(1) Subsection 2 of section 3 of *The Agricultural Societies Act*, being chapter 15 of the Revised Statutes of Ontario, 1970, is amended by striking out “twenty-five miles” in the second line and inserting in lieu thereof “forty kilometres”. R.S.O. 1970,
c. 15
s. 3 (2),
amended
- (2) Paragraph 1 of section 4 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 46, section 2, is amended by striking out “twenty-five miles” in the fifth line and inserting in lieu thereof “forty kilometres”. s. 4, par. 1,
amended

s. 19 (2),
amended

- (3) Subsection 2 of section 19 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 46, section 7, is amended by striking out “three hundred yards” in the sixth line and inserting in lieu thereof “275 metres”.

R.S.O. 1970,
c. 42
s. 5 (1) (b),
amended

- 3.** Clause *b* of subsection 1 of section 5 of *The Beef Cattle Marketing Act*, being chapter 42 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1974, chapter 43, section 1, is amended,

- (a) in subclause i, by striking out “500 pounds” in the second line and inserting in lieu thereof “225 kilograms”; and
- (b) in subclause ii, by striking out “500 pounds” in the second line and inserting in lieu thereof “225 kilograms”.

R.S.O. 1970,
c. 43
s. 19 (1),
amended

- 4.—**(1) Subsection 1 of section 19 of *The Bees Act*, being chapter 43 of the Revised Statutes of Ontario, 1970, is amended by striking out “thirty feet” in the third line and inserting in lieu thereof “nine metres”.

s. 19 (2),
amended

- (2) Subsection 2 of section 19 of the said Act is amended,

- (a) by striking out “seven feet” in the third line and inserting in lieu thereof “two metres”; and
- (b) by striking out “fifteen feet” in the fourth line and inserting in lieu thereof “4.5 metres”.

s. 19 (3),
amended

- (3) Subsection 3 of section 19 of the said Act is amended by striking out “100 feet” in the third line and inserting in lieu thereof “thirty metres”.

R.S.O. 1970,
c. 133
s. 13 (2) (b),
amended

- 5.** Clause *b* of subsection 2 of section 13 of *The Dog Licensing and Live Stock and Poultry Protection Act*, being chapter 133 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1974, chapter 94, section 3, is further amended by striking out “fifty pounds” in the second line and inserting in lieu thereof “twenty-five kilograms”.

1975, c. 79
s. 1, par. 3,
amended

- 6.—**(1) Paragraph 3 of section 1 of *The Drainage Act, 1975*, being chapter 79, is amended,

- (a) in subparagraph i, by striking out “600 feet” in the third line and inserting in lieu thereof “200 metres”; and
- (b) in subparagraph ii, by striking out “300 feet” in the third line and inserting in lieu thereof “100 metres”; and

- (c) in subparagraph iii, by striking out “600 feet” in the first line and inserting in lieu thereof “200 metres”.
- (2) Subsection 5 of section 3 of the said Act is amended by striking out “2,500 feet” in the first line and in the second line and inserting in lieu thereof in each instance “750 metres”. s. 3 (5), amended
- (3) Section 36 of the said Act is amended by striking out “acres” in the fourth line and inserting in lieu thereof “hectares”. s. 36, amended
- 7.—(1) Clause *d* of subsection 1 of section 21 of *The Farm Products Marketing Act*, being chapter 162 of the Revised Statutes of Ontario, 1970, is amended, R.S.O. 1970, c. 162 s. 21 (1) (d), amended
- (a) by striking out “acreage” in the first line and inserting in lieu thereof “hectarage”; and
- (b) by striking out “acres” in the first line and inserting in lieu thereof “hectares”.
- (2) Clause *e* of subsection 1 of section 21 of the said Act is amended by striking out “acreage” in the tenth line and inserting in lieu thereof “hectarage”. s. 21 (1) (e), amended
- (3) Clause *b* of subsection 2 of section 21 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 156, section 2, is amended by striking out “acreage” wherever it occurs and inserting in lieu thereof in each instance “hectarage”. s. 21 (2) (b), amended
- (4) Clause *c* of subsection 2 of section 21 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 156, section 2, is amended, s. 21 (2) (c), amended
- (a) by striking out “acreages” in the second line and inserting in lieu thereof “hectarages”; and
- (b) by striking out “acreage” in the sixth line and in the ninth line and inserting in lieu thereof in each instance “hectarage”.
8. Clause *f* of section 5 of *The Live Stock Community Sales Act*, being chapter 253 of the Revised Statutes of Ontario, 1970, is amended by striking out “3,000 pounds” in the first and second lines and inserting in lieu thereof “1,361 kilograms”. R.S.O. 1970, c. 253 s. 5 (f), amended

R.S.O. 1970,
c. 493
s. 14,
amended

9. Section 14 of *The Weed Control Act*, being chapter 493 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 39, section 5 and 1973, chapter 89, section 2, is further amended by striking out “ten acres” in the seventh line and inserting in lieu thereof “four hectares”.

1974, c. 56
s. 5 (1) (a),
amended

10. Clause *a* of subsection 1 of section 5 of *The Wool Marketing Act, 1974*, being chapter 56, is amended by striking out “5 cents per pound” in the second line and inserting in lieu thereof “11 cents per kilogram”.

PART II

MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS

R.S.O. 1970,
c. 49
s. 4 (1),
amended

- 11.—(1) Subsection 1 of section 4 of *The Bread Sales Act*, being chapter 49 of the Revised Statutes of Ontario, 1970, is amended by striking out “16, 24 or 48 ounces avoirdupois” in the third line and inserting in lieu thereof “450, 570, 675 or 900 grams”.

s. 4 (2),
amended

- (2) Subsection 2 of the said section 4 is amended by striking out “12 ounces avoirdupois” in the second line and inserting in lieu thereof “340 grams”.

1974, c. 74
s. 1 (b),
amended

12. Clause *b* of section 1 of *The Building Code Act, 1974*, being chapter 74, is amended by striking out “100 square feet” in the second line and inserting in lieu thereof “ten square metres”.

R.S.O. 1970,
c. 189
s. 1 (1) (f),
amended

- 13.—(1) Clause *f* of subsection 1 of section 1 of *The Gasoline Handling Act*, being chapter 189 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1973, chapter 115, section 1, is amended by striking out “100°F.” in the second line and inserting in lieu thereof “40°C.”.

s. 3,
amended

- (2) Section 3 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 115, section 3, is further amended by striking out “100°F.” in the amendment of 1973 and inserting in lieu thereof “40°C.”.

R.S.O. 1970,
c. 459
s. 25,
amended

14. Section 25 of *The Theatres Act*, being chapter 459 of the Revised Statutes of Ontario, 1970, is amended by striking out “200 feet” in the second line and inserting in lieu thereof “sixty metres”.

PART III

MINISTRY OF EDUCATION

- 15.**—(1) Clause *c* of subsection 2 of section 20 of *The Education Act*, 1974, c. 109, s. 20 (2) (c), amended, 1974, being chapter 109, is amended,
- (a) in subclause i, by striking out “one mile” in the first line and inserting in lieu thereof “1.6 kilometres”;
 - (b) in subclause ii, by striking out “two miles” in the first line and inserting in lieu thereof “3.2 kilometres”; and
 - (c) in subclause iii, by striking out “three miles” in the first line and inserting in lieu thereof “4.8 kilometres”.
- (2) Section 36 of the said Act is amended, s. 36, amended
- (a) in clause *a*, by striking out “two miles” in the first line and inserting in lieu thereof “3.2 kilometres”; and
 - (b) in clause *b*, by striking out “one-half mile” in the first line and inserting in lieu thereof “0.8 kilometres”.
- (3) Subsection 7 of section 80 of the said Act is amended by striking out “three miles” in the second line and inserting in lieu thereof “4.8 kilometres”. s. 80 (7), amended
- (4) Subsection 8 of section 80 of the said Act is amended by striking out “three miles” in the eighth line and inserting in lieu thereof “4.8 kilometres”. s. 80 (8), amended
- (5) Subsection 1 of section 83 of the said Act is amended by striking out “six-mile” in the third line and inserting in lieu thereof “9.6 kilometre”. s. 83 (1), amended
- (6) Subsection 1 of section 104 of the said Act is amended by striking out “six-mile” in the third line and inserting in lieu thereof “9.6 kilometre”. s. 104 (1), amended
- (7) Subsection 7 of section 163 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 50, section 25, is further amended by striking out “fifteen miles” in the third line and inserting in lieu thereof “twenty-four kilometres”. s. 163 (7), amended

- s. 163 (8),
amended
- (8) Subsection 8 of section 163 of the said Act is amended by striking out “fifteen miles” in the third line and inserting in lieu thereof “twenty-four kilometres”.
- s. 163 (9),
amended
- (9) Subsection 9 of section 163 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 50, section 25, is amended,
- (a) in clause *a*, by striking out “fifteen miles” and inserting in lieu thereof “twenty-four kilometres”; and
- (b) in clause *b*, by striking out “thirty miles” and inserting in lieu thereof “forty-eight kilometres”.
- s. 163 (10),
amended
- (10) Subsection 10 of section 163 of the said Act is amended by striking out “fifteen miles” in the third line and inserting in lieu thereof “twenty-four kilometres”.
- s. 164 (3) (b),
amended
- (11) Clause *b* of subsection 3 of section 164 of the said Act is amended by striking out “a mileage allowance at a rate” in the first line and inserting in lieu thereof “an allowance at a rate per kilometre”.
- s. 182 (3),
amended
- (12) Subsection 3 of section 182 of the said Act is amended by striking out “15 cents for each mile” in the first and second lines and inserting in lieu thereof “10 cents for each kilometre”.
- s. 220 (3),
amended
- (13) Subsection 3 of section 220 of the said Act is amended by striking out “three miles” where it occurs in the fifth line, the twelfth line and the twenty-third line and inserting in lieu thereof in each instance “4.8 kilometres”.
- s. 221 (2),
amended
- (14) Subsection 2 of section 221 of the said Act is amended by striking out “three miles” in the seventh line and inserting in lieu thereof “4.8 kilometres”.

PART IV

MINISTRY OF ENERGY

R.S.O. 1970,
c. 354
s. 47 (3),
amended

- 16.** Subsection 3 of section 47 of *The Power Corporation Act*, being chapter 354 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 1, section 73 and 1973, chapter 57, section 2, is further amended by striking out “\$8 for each square foot” in the eighth line and inserting in lieu thereof “\$86.11 for each square metre”.

PART V

MINISTRY OF THE ENVIRONMENT

- 17.** Subsection 2 of section 61*b* of *The Environmental Protection Act, 1971*, being chapter 86, as enacted by the Statutes of Ontario, 1973, chapter 94, section 6, is amended, 1971, c. 86,
s. 61*b* (2),
amended
- (a) in clause *a*, by striking out “ten acres” in the third line and inserting in lieu thereof “four hectares”; and
- (b) in clause *b*, by striking out “ten acres” in the third line and inserting in lieu thereof “four hectares”.
- 18.**—(1) Subsection 3 of section 37 of *The Ontario Water Resources Act*, being chapter 332 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1974, chapter 19, section 2, is further amended by striking out “10,000 gallons” in the third line and inserting in lieu thereof “50,000 litres”. R.S.O. 1970,
c. 332
s. 37 (3),
amended
- (2) Clause *b* of subsection 9 of section 41 of the said Act is amended by striking out “10,000 gallons” in the second line and inserting in lieu thereof “50,000 litres”. s. 41 (9) (b),
amended

PART VI

MINISTRY OF HEALTH

- 19.** Subsection 3 of section 2 of *The Private Sanitaria Act*, being chapter 363 of the Revised Statutes of Ontario, 1970, is amended by striking out “one-eighth of an inch to a foot” in the second line and inserting in lieu thereof “three millimetres to thirty centimetres”. R.S.O. 1970,
c. 363
s. 2 (3),
amended
- 20.**—(1) Subsection 2 of section 94 of *The Public Health Act*, being chapter 377 of the Revised Statutes of Ontario, 1970, is amended by striking out “a mile” in the third line and inserting in lieu thereof “1.6 kilometres”. R.S.O. 1970,
c. 377
s. 94 (2),
amended
- (2) Subsection 2 of section 101 of the said Act, as amended by the Statutes of Ontario, 1975, chapter 61, section 13, is further amended by striking out “600 cubic feet” in the third and fourth lines and inserting in lieu thereof “seventeen cubic metres”. s. 101 (2),
amended
- (3) Section 132 of the said Act is amended by striking out “one-mile” in the third line and inserting in lieu thereof “1.6 kilometres”. s. 132,
amended

Sched. B,
amended

- (4) Schedule B to the said Act is amended,
- (a) in paragraph 8, by striking out “200 yards” in the third line and inserting in lieu thereof “180 metres” and by striking out “50 yards” in the fourth line and inserting in lieu thereof “forty-five metres”;
 - (b) in paragraph 22, by striking out “100 feet” in the third line and inserting in lieu thereof “thirty metres”;
 - (c) in paragraph 24, by striking out “six inches” in the fourth line and inserting in lieu thereof “fifteen centimetres”; and
 - (d) in paragraph 27, by striking out “twelve inches wide and nine inches” in the fifth line and inserting in lieu thereof “thirty centimetres wide and twenty-two centimetres”.

PART VII

MINISTRY OF HOUSING

R.S.O. 1970,
c. 349,
s. 33 (2) (b),
amended

21.—(1) Clause *b* of subsection 2 of section 33 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, is amended by striking out “inch to 1,000 feet” in the first and second lines and inserting in lieu thereof “centimetre to 100 metres”.

s. 35*b* (3),
amended

(2) Subsection 3 of section 35*b* of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 168, section 10, is amended by striking out “acre for each 120” in the fourth line and inserting in lieu thereof “hectare for each 300”.

s. 45*a*,
enacted

(3) The said Act is amended by adding thereto the following section:

Application
of s. 35 (10)

45*a*.—(1) Subsection 10 of section 35 does not apply to a by-law that amends a by-law only to express a word, term or measurement in the by-law in a unit of measurement set out in Schedule I of the *Weights and Measures Act* (Canada) in accordance with the definitions set out in Schedule II of that Act and that,

R.S.C. 1970,
c. W-8

(a) does not round any measurement so expressed further than to the next higher or lower multiple of 0.5 metres or 0.5 square metres, as the case may be; or

- (b) does not vary by more than 5 per cent any measurement so expressed.

(2) Any land, building or structure that otherwise conforms with a by-law passed under section 35 or an order made by the Minister under section 32 does not cease to conform with the by-law or order by reason only of an amendment to the by-law or order that conforms with subsection 1.

Effect of amendment that conforms with subsection 1

PART VIII

MINISTRY OF NATURAL RESOURCES

- 22.**—(1) Subsection 1 of section 14 of *The Beach Protection Act*, R.S.O. 1970, being chapter 40 of the Revised Statutes of Ontario, c. 40, s. 14 (1), 1970, as re-enacted by the Statutes of Ontario, 1971, chapter 50, section 11, is amended by striking out “yard” in the fourth line and inserting in lieu thereof “cubic metre”.
- amended
- (2) Subsection 2 of section 14 of the said Act is amended by striking out “yard” in the first line and inserting in lieu thereof “cubic metre”.
- s. 14 (2), amended
- 23.** Section 3 of *The Canada Company's Lands Act, 1922*, being chapter 24, as amended by the Statutes of Ontario, 1953, chapter 11, section 1, is further amended by striking out “\$1 per acre” in the second line and in the amendment of 1953 and inserting in lieu thereof “\$2.50 per hectare”.
- 1922, c. 24, s. 3, amended
- 24.** Subsection 4 of section 13 of *The Conservation Authorities Act*, R.S.O. 1970, being chapter 78 of the Revised Statutes of Ontario, 1970, is amended,
- c. 78, s. 13 (4), amended
- (a) by striking out “number of acres in” in the sixth line and inserting in lieu thereof “area of”; and
- (b) by striking out “acreage” in the seventh line and inserting in lieu thereof “area”.
- 25.**—(1) Subsection 2 of section 11 of *The Forest Fires Prevention Act*, being chapter 179 of the Revised Statutes of Ontario, R.S.O. 1970, c. 179, 1970, is amended by striking out “1,000 feet” in the second line and inserting in lieu thereof “300 metres”.
- s. 11 (2), amended
- (2) Subsection 1 of section 15 of the said Act is amended by striking out “1,000 feet” in the second line and inserting in lieu thereof “300 metres”.
- s. 15 (1), amended

s. 17,
amended

(3) Section 17 of the said Act is amended,

(a) by striking out "1,000 feet" in the third line and inserting in lieu thereof "300 metres"; and

(b) by striking out "100 feet" in the fifth line and inserting in lieu thereof "thirty metres".

s. 26,
amended

(4) Section 26 of the said Act is amended by striking out "one-half mile" in the first line and inserting in lieu thereof "800 metres".

s. 28,
amended

(5) Section 28 of the said Act is amended by striking out "1,000 feet" in the first line and inserting in lieu thereof "300 metres".

s. 29,
amended

(6) Section 29 of the said Act is amended by striking out "1,000 feet" in the second line and inserting in lieu thereof "300 metres".

s. 32,
amended

(7) Section 32 of the said Act is amended by striking out "1,000 feet" in the first line and inserting in lieu thereof "300 metres".

R.S.O. 1970,
c. 233,
s. 33 (1),
amended

26. Subsection 1 of section 33 of *The Lakes and Rivers Improvement Act*, being chapter 233 of the Revised Statutes of Ontario, 1970, is amended by striking out "eighteen feet" in the sixth line and inserting in lieu thereof "5.5 metres".

R.S.O. 1970,
c. 298,
s. 11 (1),
amended

27.—(1) Subsection 1 of section 11 of *The Niagara Parks Act*, being chapter 298 of the Revised Statutes of Ontario, 1970, is amended by striking out "three miles" in the second and third lines and inserting in lieu thereof "five kilometres".

s. 20 (1) (f),
amended

(2) Clause *f* of subsection 1 of section 20 of the said Act is amended by striking out "one-quarter mile" in the fourth line and inserting in lieu thereof "400 metres".

1971, c. 94,
s. 11,
amended

28. Section 11 of *The Petroleum Resources Act, 1971*, being chapter 94, is amended,

(a) in subsection 3, by striking out "one mile" in the fourth line and inserting in lieu thereof "1.6 kilometres"; and

(b) in subsection 4, by striking out "one mile" in the fourth line and inserting in lieu thereof "1.6 kilometres".

29.—(1) Section 4 of *The Pits and Quarries Control Act, 1971*, 1971, c. 96,
being chapter 96, is amended, s. 4,
amended

(a) in subsection 2,

(i) by striking out “acreage” in the fifth line and
inserting in lieu thereof “hectarage”, and

(ii) by striking out “500 feet” in the ninth line
and inserting in lieu thereof “150 metres”;
and

(b) in subsection 3, by striking out “10,000 cubic yards”
in the second line and inserting in lieu thereof
“15,000 tonnes”.

(2) Subsection 1 of section 10 of the said Act is amended by s. 10 (1),
amended
striking out “300 feet” in the fourth line and inserting
in lieu thereof “ninety metres”.

30.—(1) Subsection 1 of section 14 of *The Public Lands Act*, being R.S.O. 1970,
c. 380,
s. 14 (1),
amended
chapter 380 of the Revised Statutes of Ontario, 1970,
is amended,

(a) by striking out “ten acres” in the tenth line and
inserting in lieu thereof “four hectares”; and

(b) by striking out “100 acres” in the twelfth line and
inserting in lieu thereof “forty hectares”.

(2) Section 19 of the said Act, as amended by the Statutes of s. 19,
amended
Ontario, 1972, chapter 29, section 4, is further amended,

(a) by striking out “ten acres” in the sixth line and
inserting in lieu thereof “five hectares”;

(b) by striking out “\$10 an acre” in the sixth and
seventh lines and inserting in lieu thereof “\$24.70
a hectare”; and

(c) by striking out “\$5 an acre” in the seventh line
and inserting in lieu thereof “\$12.35 a hectare”.

(3) Subsection 3 of section 54 of the said Act is amended s. 54 (3),
amended
by striking out “500 feet” in the sixth line and inserting
in lieu thereof “150 metres”.

(4) Section 58 of the said Act is amended,

s. 58,
amended

- (a) in clause *b*, by striking out “five miles” in the second and third lines and inserting in lieu thereof “eight kilometres”; and
- (b) in clause *c*, by striking out “fifteen acres” in the third line and inserting in lieu thereof “seven hectares”.

s. 60 (5),
amended

- (5) Subsection 5 of section 60 of the said Act is amended by striking out “200 acres” in the fifth line and inserting in lieu thereof in each instance “eighty hectares”.

s. 72,
amended

- (6) Section 72 of the said Act is amended,

- (a) in subsection 2, by striking out “acreage” in the seventh line and inserting in lieu thereof “area”;
- (b) in subsection 4, by striking out “acreage” in the second line and in the fourth line and inserting in lieu thereof in each instance “area”;
- (c) in subsection 6, by striking out “acreage” in the third line and inserting in lieu thereof “area”; and
- (d) in subsection 7, by striking out “acreage” in the eighth line and inserting in lieu thereof “area”.

1966, c. 146,
s. 11,
amended

- 31.**—(1) Section 11 of *The St. Clair Parkway Commission Act*, 1966, being chapter 146, is amended by striking out “three miles” in the second and third lines and inserting in lieu thereof “five kilometres”.

s. 19 (1) (f),
amended

- (2) Clause *f* of subsection 1 of section 19 of the said Act is amended by striking out “one-quarter mile” in the fourth line and inserting in lieu thereof “400 metres”.

R.S.O. 1970,
c. 453,
s. 31 (2),
par. 3,
amended

- 32.**—(1) Paragraph 3 of subsection 2 of section 31 of *The Surveys Act*, being chapter 453 of the Revised Statutes of Ontario, 1970, is amended by striking out “twenty chains” in the fourteenth line and inserting in lieu thereof “400 metres”.

s. 37 (2),
par. 3,
amended

- (2) Paragraph 3 of subsection 2 of section 37 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 30, section 5, is further amended by striking out “twenty chains” in the thirteenth line and inserting in lieu thereof “400 metres”.

R.S.O. 1970,
c. 498, s. 3,
amended

- 33.** Section 3 of *The Wilderness Areas Act*, being chapter 498 of the Revised Statutes of Ontario, 1970, is amended by striking

out “640 acres” in the third line and inserting in lieu thereof “260 hectares”.

- 34.**—(1) Clause *h* of section 1 of *The Woodlands Improvement Act*, R.S.O. 1970, c. 502, s. 1 (*h*), being chapter 502 of the Revised Statutes of Ontario, re-enacted 1970, is repealed and the following substituted therefor:

(*h*) “woodlands” means lands having at least 1,000 trees per hectare of all sizes or at least 750 trees per hectare measuring over five centimetres in diameter or at least 500 trees per hectare measuring over twelve centimetres in diameter or at least 250 trees per hectare measuring over twenty centimetres in diameter (all such measurements to be taken at least 1.3 metres from the ground), but does not include a plantation established for the purpose of producing Christmas trees.

- (2) Clause *b* of subsection 1 of section 5 of the said Act is amended by striking out “acre” in the first line and inserting in lieu thereof “hectare”. s. 5 (1) (*b*),
amended

PART IX

MINISTRY OF TREASURY, ECONOMICS AND INTERGOVERNMENTAL AFFAIRS

- 35.**—(1) Subsection 1 of section 40 of *The County of Oxford Act*, 1974, c. 57, being chapter 57, is amended, s. 40 (1),
amended

(*a*) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(*b*) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

- (2) Subsection 4 of section 41 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”. s. 41 (4),
amended

- (3) Subsection 1 of section 46 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”. s. 46 (1),
amended

- 36.**—(1) Subsection 1 of section 55 of *The District Municipality of Muskoka Act*, being chapter 131 of the Revised Statutes of Ontario, 1970, is amended, R.S.O. 1970,
c. 131, s. 55 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

s. 56 (4),
amended

(2) Subsection 4 of section 56 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

s. 61 (1),
amended

(3) Subsection 1 of section 61 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

R.S.O. 1970,
c. 198, s. 14 (4),
amended

37. Subsection 4 of section 14 of *The Haliburton Act*, being chapter 198 of the Revised Statutes of Ontario, 1970, is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “twenty-five kilometres”.

R.S.O. 1970,
c. 248,
Form 3,
amended

38. Form 3 of *The Line Fences Act*, being chapter 248 of the Revised Statutes of Ontario, 1970, is amended by striking out “rod” in the thirteenth line and inserting in lieu thereof “metre”.

R.S.O. 1970,
c. 255,
s. 2 (1) (*l*),
amended

39.—(1) Clause *l* of subsection 1 of section 2 of *The Local Improvement Act*, being chapter 255 of the Revised Statutes of Ontario, 1970, is amended by striking out “two acres” in the second line and inserting in lieu thereof “one hectare”.

s. 3 (1),
amended

(2) Subsection 1 of section 3 of the said Act is amended by striking out “foot” in the sixteenth line and inserting in lieu thereof “metre”.

s. 4 (1),
amended

(3) Subsection 1 of section 4 of the said Act is amended by striking out “foot” in the eleventh line and inserting in lieu thereof “metre”.

s. 20,
amended

(4) Section 20 of the said Act is amended,

(a) in subsection 1, by striking out “foot” in the fifth line and inserting in lieu thereof “metre”; and

(b) in subsection 4, by striking out “feet” in the sixth line and inserting in lieu thereof “metres”.

s. 23 (*a*),
amended

(5) Clause *a* of section 23 of the said Act is amended by striking out “four feet” in the second line and inserting in lieu thereof “0.38 square metres”.

- (6) Subsection 1 of section 24 of the said Act is amended by striking out “foot” in the fourth line and inserting in lieu thereof “metre”. s. 24 (1), amended
- (7) Section 37 of the said Act is amended by striking out “foot” in the fifth line and inserting in lieu thereof “metre”. s. 37, amended
- (8) Section 38 of the said Act is amended by striking out “foot” in the tenth line and inserting in lieu thereof “metre”. s. 38, amended
- (9) Subsection 1 of section 40 of the said Act is amended by striking out “foot” in the third line and inserting in lieu thereof “metre”. s. 40 (1), amended
- (10) Section 41 of the said Act is amended, s. 41, amended
- (a) in clause *a*, by striking out “feet” in the third line and inserting in lieu thereof “metres”;
 - (b) in clause *b*, by striking out “feet” in the second line and inserting in lieu thereof “metres”; and
 - (c) in clause *c*, by striking out “foot” and inserting in lieu thereof “metre”.
- (11) Subclause vi of clause *a* of subsection 1 of section 48 of the said Act is amended by striking out “foot” in the first line and inserting in lieu thereof “metre”. s. 48 (1) (a) (vi), amended
- (12) Clause *b* of subsection 4 of section 53 of the said Act is amended by striking out “foot” in the fourth line and inserting in lieu thereof “metre”. s. 53 (4) (b), amended
- (13) Form 1 of the said Act is amended by striking out “foot” in the eleventh line and in the twenty-fifth line and inserting in lieu thereof in each instance “metre”. Form 1, amended
- 40.—**(1) Clause *a* of subsection 3*d* of section 304 of *The Municipal Act*, being chapter 284 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1975, chapter 8, section 2, is repealed and the following substituted therefor: R.S.O. 1970, c. 284, s. 304 (3*d*) (a), re-enacted
- (a) \$12.35 per hectare for each of the first forty hectares occupied by each such research station and \$5 per hectare for each hectare in excess of forty hectares occupied by each such research station up to 4,000 hectares and \$1.25 per hectare in excess of 4,000 hectares occupied by each such station; or

s. 340 (4),
amended

- (2) Subsection 4 of section 340 of the said Act is amended by striking out “twenty feet” in the second line and inserting in lieu thereof “six metres”.

s. 340 (5),
amended

- (3) Subsection 5 of section 340 of the said Act is amended by striking out “twenty feet” in the fifth line and inserting in lieu thereof “six metres”.

s. 354 (1),
amended

- (4) Subsection 1 of section 354 of the said Act is amended,
- (a) in paragraph 17, by striking out “twenty-five pounds” in the third line and inserting in lieu thereof “eleven kilograms”;
 - (b) in paragraph 108, by striking out “15 miles” in the second line and inserting in lieu thereof “20 kilometres”; and
 - (c) in paragraph 109, by striking out “14 feet” in the second line and inserting in lieu thereof “4.25 metres”.

s. 359 (6),
par. 5,
amended

- (5) Paragraph 5 of subsection 6 of section 359 of the said Act is amended by striking out “3,000 square feet” in the second and third lines and inserting in lieu thereof “300 square metres”.

s. 362 (7),
amended

- (6) Subsection 7 of section 362 of the said Act is amended,
- (a) in clause *a*, by striking out “foot” in the first line and inserting in lieu thereof “metre”;
 - (b) in clause *b*, by striking out “foot” in the first line and inserting in lieu thereof “metre”; and
 - (c) in clause *c*, by striking out “An acreage” in the first line and inserting in lieu thereof “A hectarage”.

s. 362 (14) (b),
amended

- (7) Clause *b* of subsection 14 of section 362 of the said Act is amended,
- (a) by striking out “foot” in the second line and inserting in lieu thereof “metre”; and
 - (b) by striking out “100 feet” in the eleventh line and inserting in lieu thereof “thirty metres”.

s. 364,
amended

- (8) Section 364 of the said Act is amended,
- (a) in paragraph 6, by striking out “three miles” in the sixth line and inserting in lieu thereof “five kilometres”; and

- (b) in paragraph 13, by striking out “128 cubic feet” in the seventh line and inserting in lieu thereof “3.62 cubic metres”.
- (9) Subsection 8 of section 365 of the said Act is amended <sup>s. 365 (8),
amended</sup> by striking out “100 yards” in the sixth line and inserting in lieu thereof “ninety metres”.
- (10) Paragraph 1 of section 377 of the said Act is amended by <sup>s. 377,
par. 1,
amended</sup> striking out “three miles” in the sixth line and inserting in lieu thereof “five kilometres”.
- (11) Clause *a* of paragraph 7 of section 383 of the said Act is <sup>s. 383,
par. 7 (a),
amended</sup> amended by striking out “300 yards” in the third and fourth lines and inserting in lieu thereof “275 metres”.
- (12) Clause *c* of subsection 1 of section 403 of the said Act is <sup>s. 403 (1) (c),
amended</sup> amended by striking out “100 feet” in the first line and inserting in lieu thereof “thirty metres”.
- (13) Subsection 2 of section 403 of the said Act is amended <sup>s. 403 (2),
amended</sup> by striking out “80 feet” in the third line and in the fourth line and inserting in lieu thereof in each instance “twenty-five metres”.
- (14) Section 409 of the said Act is amended by striking out <sup>s. 409, .
amended</sup> “100 feet” in the second line and inserting in lieu thereof “thirty metres”.
- (15) Section 415 of the said Act is amended, <sup>s. 415,
amended</sup>
- (a) in subsection 1, by striking out “300 feet” in the first line and inserting in lieu thereof “ninety metres”; and
- (b) in subsection 14, by striking out “300 feet” in the fifth line and inserting in lieu thereof “ninety metres”.
- (16) Subsection 2 of section 418 of the said Act is amended <sup>s. 418 (2),
amended</sup> by striking out “twenty feet” in the fourth line and inserting in lieu thereof “six metres”.
- (17) Section 441 of the said Act is amended, <sup>s. 441,
amended</sup>
- (a) in subsection 1, by striking out “mile” in the fourth line and inserting in lieu thereof “distance”;
- (b) in subsection 2, by striking out “mile” in the first line and in the fourth line and inserting in lieu thereof in each instance “distance”; and

(c) in subsection 4, by striking out “mile” in the second line and inserting in lieu thereof “distance”.

s. 442,
amended

(18) Section 442 of the said Act is amended by striking out “mile” in the fourth line and inserting in lieu thereof “distance”.

s. 450 (2),
amended

(19) Subsection 2 of section 450 of the said Act, as amended by the Statutes of Ontario, 1971, chapter 81, section 5, is further amended,

(a) by striking out “66 feet” in the first line and inserting in lieu thereof “twenty metres”; and

(b) by striking out “100 feet” in the second line and inserting in lieu thereof “thirty metres”.

s. 460,
par. 2,
amended

(20) Paragraph 2 of section 460 of the said Act is amended by striking out “\$5 per foot” in the eighth line and inserting in lieu thereof “\$25 per metre”.

s. 613,
amended

(21) Section 613 of the said Act is amended,

(a) in subsection 1, by striking out “acreage” in the second line and inserting in lieu thereof “area”;

(b) in subsection 2, by striking out “acreage” in the fourth line and inserting in lieu thereof “area”; and

(c) in subsection 3, by striking out “\$3 an acre” in the fifth line and inserting in lieu thereof “\$7.50 a hectare”.

R.S.O. 1970,
c. 289, s. 4 (1),
amended

41. Subsection 1 of section 4 of *The Municipal Franchises Act*, being chapter 289 of the Revised Statutes of Ontario, 1970, is amended by striking out “five miles” in the third line and inserting in lieu thereof “eight kilometres”.

R.S.O. 1970,
c. 295,
s. 80 (1) (d),
amended

42.—(1) Clause *d* of subsection 1 of section 80 of *The Municipality of Metropolitan Toronto Act*, being chapter 295 of the Revised Statutes of Ontario, 1970, is amended by striking out “100 feet” in the second line and inserting in lieu thereof “30.5 metres”.

s. 82 (1),
amended

(2) Subsection 1 of section 82 of the said Act is amended,

(a) by striking out “25 miles” in the fifth line and inserting in lieu thereof “40 kilometres”; and

(b) by striking out “60 miles” in the sixth line and inserting in lieu thereof “100 kilometres”.

- (3) Subsection 1 of section 90 of the said Act is amended by ^{s. 90 (1),} striking out “150 feet” in the second line and inserting in ^{amended} lieu thereof “forty-five metres”.
- (4) Clause *f* of subsection 1 of section 127 of the said Act is ^{s. 127 (1) (f),} amended by striking out “a mileage allowance not exceeding ^{amended} 10 cents for each mile” in the first and second lines and inserting in lieu thereof “an allowance in such amount as may be determined by the School Board for each kilo- metre”.
- (5) Clause *a* of subsection 2 of section 128 of the said Act is ^{s. 128 (2) (a),} amended by striking out “feet” in the sixth line and insert- ^{amended} ing in lieu thereof “metres”.

43.—(1) Subsection 1 of section 1 of *The Ontario Unconditional* ^{1975, c. 7,} *Grants Act, 1975*, being chapter 7, is amended, ^{s. 1 (1),} ^{amended}

- (a) in clause *a*, by striking out “acres” in the first line and in the second line and inserting in lieu thereof in each instance “hectares”; and
- (b) in clause *d*,
 - (i) by striking out “acres” in the third line and inserting in lieu thereof “hectares”, and
 - (ii) by striking out “two” in the third line and inserting in lieu thereof “three”.

(2) Schedule 1 to the said Act is repealed and the following ^{Sched. 1,} substituted therefor: ^{re-enacted}

SCHEDULE 1

DENSITY	AMOUNT PER CAPITA
0.375 and under	\$5.00
Over 0.375 to and including 0.75	4.00
Over 0.75 to and including 1.125	3.00
Over 1.125 to and including 1.5	2.00
Over 1.5 to and including 1.875	1.00
Over 1.875	Nil

1974, c. 110,
s. 2 (1) (b),
amended

44.—(1) Clause *b* of subsection 1 of section 2 of *The Provincial Parks Municipal Tax Assistance Act, 1974*, being chapter 110, is amended,

- (a) by striking out “acres” in the first line and inserting in lieu thereof “hectares”; and
- (b) by striking out “acre” in the first line and inserting in lieu thereof “hectare”.

s. 3 (1),
amended

(2) Subsection 1 of section 3 of the said Act is amended,

- (a) by striking out “acres” in the eighth line and inserting in lieu thereof “hectares”; and
- (b) by striking out “acre” in the ninth line and inserting in lieu thereof “hectare”.

s. 4,
amended

(3) Section 4 of the said Act is amended,

- (a) by striking out subclause *i* of clause *a* and inserting in lieu thereof the following:
 - (i) \$12.35 per hectare for each of the first forty hectares of each such park and \$5 per hectare for each hectare in excess of forty hectares in each such park up to 4,000 hectares in each such park and \$1.25 per hectare for each hectare in excess of 4,000 hectares in each such park, or

.

and

- (b) by striking out subclause *i* of clause *b* and inserting in lieu thereof the following:
 - (i) \$12.35 per hectare for each of the first forty hectares of such land and \$5 per hectare for each hectare in excess of forty hectares up to 4,000 hectares and \$1.25 per hectare for each hectare in excess of 4,000 hectares, or

.

R.S.O. 1970,
c. 384, s. 15,
amended

45. Section 15 of *The Public Parks Act*, being chapter 384 of the Revised Statutes of Ontario, 1970, is amended,

- (a) by striking out “ten miles” in the third line and inserting in lieu thereof “sixteen kilometres”; and

- (b) by striking out “five miles” in the fourth line and inserting in lieu thereof “eight kilometres”.

46.—(1) Subsection 1 of section 9 of *The Public Utilities Act*, R.S.O. 1970, being chapter 390 of the Revised Statutes of Ontario, c. 390, s. 9 (1), 1970, is amended by striking out “three miles” in the third line and inserting in lieu thereof “five kilometres”.

(2) Subsection 1 of section 14 of the said Act is amended by striking out “300 feet” in the eighth line and inserting in lieu thereof “100 metres”. s. 14 (1),
amended

(3) Section 56 of the said Act is amended, s. 56,
amended

(a) in subsection 1, by striking out “six feet” in the fourth line and inserting in lieu thereof “two metres”;

(b) in subsection 2, by striking out “six feet” in the fourth line and inserting in lieu thereof “two metres”; and

(c) in subsection 5, by striking out “six feet” in the fourth line and inserting in lieu thereof “two metres”.

47.—(1) Subsection 1 of section 41 of *The Regional Municipality of Durham Act, 1973*, being chapter 78, is amended, 1973, c. 78,
s. 41 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

(2) Subsection 4 of section 42 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”. s. 42 (4),
amended

(3) Subsection 1 of section 47 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”. s. 47 (1),
amended

(4) Clause *e* of subsection 3 of section 67 of the said Act is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “24.14 kilometres”. s. 67 (3) (e),
amended

48.—(1) Subsection 1 of section 40 of *The Regional Municipality of Haldimand-Norfolk Act, 1973*, being chapter 96, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is amended, 1973, c. 96,
s. 40 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

s. 41 (4),
amended

(2) Subsection 4 of section 41 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

s. 46 (1),
amended

(3) Subsection 1 of section 46 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

s. 75 (3), (*e*),
amended

(4) Clause *e* of subsection 3 of section 75 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “24.14 kilometres”.

1973, c. 70,
s. 40 (1),
amended

49.—(1) Subsection 1 of section 40 of *The Regional Municipality of Halton Act, 1973*, being chapter 70, is amended,

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

s. 41 (4),
amended

(2) Subsection 4 of section 41 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

s. 46 (1),
amended

(3) Subsection 1 of section 46 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

s. 73 (3) (*e*),
amended

(4) Clause *e* of subsection 3 of section 73 of the said Act is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “24.14 kilometres”.

1973, c. 74,
s. 40 (1),
amended

50.—(1) Subsection 1 of section 40 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, being chapter 74, is amended,

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

(2) Subsection 4 of section 41 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”. s. 41 (4), amended

(3) Subsection 1 of section 46 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”. s. 46 (1), amended

(4) Clause *e* of subsection 3 of section 73 of the said Act is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “24.14 kilometres”. s. 73 (3) (e), amended

51.—(1) Subsection 1 of section 76 of *The Regional Municipality of Niagara Act*, being chapter 406 of the Revised Statutes of Ontario, 1970, is amended, R.S.O. 1970, c. 406, s. 76 (1), amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

(2) Subsection 4 of section 77 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”. s. 77 (4), amended

(3) Subsection 1 of section 84 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”. s. 84 (1), amended

(4) Clause *e* of subsection 3 of section 112 of the said Act is amended by striking out “five miles” in the third line and inserting in lieu thereof “8.05 kilometres”. s. 112 (3) (e), amended

52.—(1) Subsection 1 of section 55a of *The Regional Municipality of Ottawa-Carleton Act*, being chapter 407 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1972, chapter 126, section 8, is amended, R.S.O. 1970, c. 407, s. 55a (1), amended

- (a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and
- (b) in clause *b*, by striking out “one-quarter mile” in the second line and inserting in lieu thereof “400 metres”.

s. 55c (1),
amended

- (2) Subsection 1 of section 55c of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 126, section 8, is amended,

- (a) by striking out “25 miles” in the sixth line and inserting in lieu thereof “40 kilometres”; and
- (b) by striking out “60 miles” in the seventh line and inserting in lieu thereof “100 kilometres”.

s. 61 (1),
amended

- (3) Subsection 1 of section 61 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

1973, c. 60,
s. 40 (1),
amended

- 53.—**(1) Subsection 1 of section 40 of *The Regional Municipality of Peel Act, 1973*, being chapter 60, is amended,

- (a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”; and
- (b) in clause *b*, by striking out “one quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

s. 41 (4),
amended

- (2) Subsection 4 of section 41 of the said Act is amended by striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

s. 46 (1),
amended

- (3) Subsection 1 of section 46 of the said Act is amended by striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

s. 73 (3) (*e*),
amended

- (4) Clause *e* of subsection 3 of section 73 of the said Act is amended by striking out “fifteen miles” in the second line and inserting in lieu thereof “24.14 kilometres”.

1972, c. 104,
s. 48 (5) (*e*),
amended

- 54.—**(1) Clause *e* of subsection 5 of section 48 of *The Regional Municipality of Sudbury Act, 1972*, being chapter 104, is amended by striking out “twenty miles” in the third line and inserting in lieu thereof “32.18 kilometres”.

(2) Subsection 1 of section 64 of the said Act is amended, s. 64 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”;
and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

(3) Subsection 4 of section 65 of the said Act is amended by s. 65 (4),
amended
striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

55.—(1) Subsection 1 of section 79 of *The Regional Municipality of Waterloo Act, 1972*, being chapter 105, is amended, 1972, c. 105,
s. 79 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”;
and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

(2) Subsection 4 of section 80 of the said Act is amended by s. 80 (4),
amended
striking out “100 feet” in the fourth line and inserting in lieu thereof “thirty metres”.

(3) Subsection 1 of section 85 of the said Act is amended by s. 85 (1),
amended
striking out “150 feet” in the second line and inserting in lieu thereof “forty-five metres”.

(4) Paragraph 1 of subsection 2 of section 159*a* of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 164, section 4, is amended by striking out “three miles” in the ninth line and inserting in lieu thereof “five kilometres”. s. 159*a* (2),
par. 1,
amended

56.—(1) Subsection 1 of section 76 of *The Regional Municipality of York Act*, being chapter 408 of the Revised Statutes of Ontario, 1970, is amended, R.S.O. 1970,
c. 408, s. 76 (1),
amended

(a) in clause *a*, by striking out “150 feet” in the first line and inserting in lieu thereof “forty-five metres”;
and

(b) in clause *b*, by striking out “one-quarter mile” in the first and second lines and inserting in lieu thereof “400 metres”.

s. 77 (4),
amended

- (2) Subsection 4 of section 77 of the said Act is amended by striking out "100 feet" in the fourth line and inserting in lieu thereof "thirty metres".

R.S.O. 1970,
c. 445, s. 3 (2),
amended

- 57.**—(1) Subsection 2 of section 3 of *The Statute Labour Act*, being chapter 445 of the Revised Statutes of Ontario, 1970, is amended by striking out "200 acres" in the third line and in the fifth line and inserting in lieu thereof in each instance "eighty-one hectares".

s. 24 (1),
re-enacted

- (2) Subsection 1 of section 24 of the said Act is repealed and the following substituted therefor:

Amount of
statute
labour to
be performed

- (1) Notwithstanding subsection 3, each owner, locatee, purchaser or tenant of land may be required to perform one day's labour for every twenty hectares and one day's labour for the remainder of the hectarage held by him, where the total hectarage held by him divided by twenty leaves a remainder, and for the first four hectares that he has cleared after the first four, he may be required to perform one day's additional labour, and for every eight hectares over and above the first four, one additional day's labour, and each householder who is not an owner, locatee, purchaser or tenant of the land may be required each year to perform one day's labour.

s. 24 (2),
amended

- (3) Subsection 2 of section 24 of the said Act is amended by striking out "fifty acres" in the second line and inserting in lieu thereof "twenty hectares".

Form 3,
amended

- (4) Form 3 of the said Act is amended,

(a) by striking out the sub-heading to column 6 and inserting in lieu thereof "No. of Hectares"; and

(b) by striking out the sub-heading to column 7 and inserting in lieu thereof "No. of Hectares Cleared".

Form 6,
amended

- (5) Form 6 of the said Act is amended by striking out the column heading "Number of Acres" and inserting in lieu thereof "Number of Hectares".

PART X

PROVINCIAL SECRETARIAT FOR RESOURCES DEVELOPMENT

1973, c. 52
s. 25 (1),
amended

- 58.** Subsection 1 of section 25 of *The Niagara Escarpment Planning and Development Act, 1973*, being chapter 52, is amended by striking out "400 feet" in the seventh line and inserting in lieu thereof "120 metres".

59.

This Act comes into force on a day to be named by procla-

mation of the Lieutenant Governor.

Commence-
ment
60.

The short title of this Act is *The Metric Conversion Statute*

Law Amendment Act, 1978.

Short title

CHAPTER 88

An Act to amend
The University of Toronto Act, 1971

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 1 of section 1 of *The University of Toronto Act*, s. 1 (1),
1971, being chapter 56, is amended by relettering clause amended
a as clause *aa* and by adding thereto the following clause:

(a) “academic unit” means University College and a college, faculty, school, institute, department or other academic division of the University so designated by the Governing Council.

(2) Clauses *b*, *d*, *f*, *l* and *m* of subsection 1 of the said section 1 s. 1 (1) (*b*, *f*,
are repealed and the following substituted therefor: *l*, *m*),
re-enacted
s. 1 (1) (*d*),
repealed

(b) “alumni” means persons who have received degrees or post-secondary diplomas or certificates from the University, or persons who have completed one year of full-time studies, or the equivalent thereof as determined by the Governing Council, towards such a degree, diploma or certificate and are no longer registered at the University;

.

(f) “council” means the governing body of an academic unit;

.

(l) “student” means any person registered at the University for full-time or part-time study in a program that leads to a degree or post-secondary diploma or certificate of the University or in a program designated by the Governing Council as a program of post-secondary study at the University;

(*m*) “teaching staff” means the employees of the University, University College, the constituent colleges and the arts and science faculties of the federated universities who hold the academic rank of professor, associate professor, assistant professor, full-time lecturer or part-time lecturer, unless such part-time lecturer is registered as a student, or who hold any other rank created by the Governing Council and designated by it as an academic rank for the purposes of this clause.

s. 2 (2) (*b*),
re-enacted

2.—(1) Clause *b* of subsection 2 of section 2 of the said Act is repealed and the following substituted therefor:

(*b*) two members appointed by the President from among the officers of the University, University College, the constituent colleges, the federated universities and the federated and affiliated colleges.

s. 2,
amended

(2) The said section 2 is amended by adding thereto the following subsection:

Eligibility of
candidates

(3*a*) No person shall be a candidate for election to the Governing Council under more than one clause of subsection 2 in any one election, and, where a person is so eligible, he shall declare the clause under which he seeks election.

s. 2 (6) (*b-d*),
re-enacted
s. 2 (6) (*e, f*),
repealed

(3) Clauses *b, c, d, e* and *f* of subsection 6 of the said section 2 are repealed and the following substituted therefor:

(*b*) the persons appointed by the Lieutenant Governor in Council under clause *c* of subsection 2 shall be appointed for a three-year term and shall be representative of the community;

(*c*) the persons elected by the students under clause *e* of subsection 2 shall be elected for a one-year term; and

(*d*) the persons elected by the teaching staff, the administrative staff and the alumni under clauses *d, f* and *g*, respectively, of subsection 2 shall be elected for a three-year term.

s. 2 (11),
re-enacted
s. 2 (12),
repealed

(4) Subsections 11 and 12 of the said section 2 are repealed and the following substituted therefor:

Chairman
and Vice-
Chairman

(11) The Governing Council shall elect annually a Chairman and a Vice-Chairman from among the members appointed by the Lieutenant Governor in Council and shall fill any vacancy in the office of Chairman or Vice-Chairman from among such members.

(5) Clauses *b*, *d*, *e*, *f*, *i*, *j*, *k* and *n* of subsection 14 of the said section 2 are repealed and the following substituted therefor: s. 2 (14)
(*b*, *d-f*, *i-k*, *n*).
re-enacted

(*b*) appoint, promote, suspend and remove the members of the teaching and administrative staffs of the University and all such other officers and employees, including *pro tempore* appointments, as the Governing Council considers necessary or advisable for the purposes of the University or University College, but no member of the teaching or administrative staffs, except the President, shall be appointed, promoted, suspended or removed unless recommended by the President or such other officer or employee of the University designated therefor by the President under subsection 4*a* of section 5;

.

(*d*) delegate such of its powers under clauses *b* and *c* as it considers proper to the President or to such other officer or employee of the University as may be designated by the President;

(*c*) appoint committees and delegate thereto power and authority to act for the Governing Council with respect to any matter or class of matters, provided that where power and authority to act for the Governing Council are delegated, a majority of the members of the committee shall be members of the Governing Council;

(*f*) establish, change and terminate academic and administrative units within the University and determine the powers and duties of any such unit;

.

(*i*) establish, change and, subject to subsection 2 of section 12, terminate councils within the University and determine the composition, powers and duties of any such council;

(*j*) provide for the granting of and grant degrees, including honorary degrees, diplomas and certificates;

(*k*) establish, change and terminate chairs and programs and courses of study;

.

- (*n*) determine and regulate the standards for the admission of students to the University, the contents and curricula of all programs and courses of study and the requirements for graduation;
- (*na*) delegate such of its powers under clauses *g*, *h*, and *n* as it considers proper to any academic unit or council;
- (*nb*) determine the manner and procedure of election of its members, including the determination of constituencies, assign students and members of the teaching staff and administrative staff to such constituencies, and conduct such elections, but in the case of election of members by the administrative staff, the teaching staff and the students, or any of them, the elections shall be by secret ballot and no person shall be eligible to cast more than one ballot;
- (*nc*) determine whether any person is a member, or any class of persons are members, of the administrative staff or the teaching staff or the alumni or is or are a student or students, and if a student or students, whether full-time graduate, part-time graduate, full-time undergraduate or part-time undergraduate;
- (*nd*) invest all money that comes into its hands and that is not required to be expended for any purpose to which it lawfully may be applied, subject always to any express limitations or restrictions on investment powers imposed by the terms of the instruments creating any trust as to the same, in such manner as it considers proper and, except where a trust instrument otherwise directs, combine trust moneys belonging to various trusts in its care into a common trust fund.

s. 2,
amended

- (6) The said section 2 is amended by adding thereto the following subsection:

Delegation
to sub-
committees

(14*a*) A committee appointed under clause *e* of subsection 14 with power and authority to act for the Governing Council with respect to any of the powers of the Governing Council under clauses *g*, *h* and *n* of subsection 14 may, with the approval of the Governing Council, appoint and delegate such powers to subcommittees, and the majority of the members of such subcommittees need not be members of the Governing Council.

s. 2 (15),
re-enacted

- (7) Subsection 15 of the said section 2 is repealed and the following substituted therefor:

(15) The Governing Council shall pass by-laws regulating the exercise of its powers and the calling and conduct of its meetings and those of committees appointed by it and, subject to subsection 5 of section 3, including the quorum of any such committee, and its decisions shall be made by resolutions passed at its meetings.

By-laws and
resolutions
of Governing
Council

(8) Subsection 19 of the said section 2 is repealed.

s. 2 (19),
repealed

3. The said Act is amended by adding thereto the following section:

s. 2a,
enacted

2a. Notwithstanding anything in this Act or the Acts, charters, letters patent, supplementary letters patent or articles creating or governing the Governing Council, The Toronto School of Theology or any of its member institutions and any or all of its member institutions as they may exist from time to time, the Governing Council, The Toronto School of Theology and any or all of its member institutions may enter into agreements for the purpose of enabling the University to participate in the direction of theological education programs offered by the said School and its member institutions, which agreements may include provisions not in accordance with this Act or the Acts, charters, letters patent, supplementary letters patent or articles creating or governing The Toronto School of Theology or any of its member institutions for,

Degrees
in theology

- (a) the conjoint registration of students;
- (b) the granting and conferring of conjoint earned degrees in theology;
- (c) the disciplinary jurisdiction of the member institutions over their students and teaching staffs; and
- (d) the relationships between the member institutions and their teaching staffs,

as are deemed appropriate from time to time, but without affecting the composition or eligibility to be a member of or to participate in the election of any member of the Governing Council or the Executive Committee or any other committee thereof.

4. Section 3 of the said Act is amended by adding thereto the following subsection:

s. 3,
amended

(5) Six members, at least three of whom shall be members elected by the alumni or appointed by the Lieutenant Gover-

Quorum

nor in Council, constitute a quorum of the Executive Committee.

s. 5.
amended

5.—(1) Section 5 of the said Act is amended by adding thereto the following subsection:

Delegation by
President

(4a) The President, subject to the approval of the Governing Council, may delegate his duties under subsection 4, other than a recommendation to remove a member of the teaching staff, to any other officer or employee of the University.

s. 5 (6),
re-enacted

(2) Subsection 6 of the said section 5 is repealed and the following substituted therefor:

Meetings
of councils

(6) The President may summon a meeting of any council.

s. 5 (7),
amended

(3) Subsection 7 of the said section 5 is amended by striking out “of the colleges, faculties and schools” in the second line.

s. 9 (2),
repealed

6. Subsection 2 of section 9 of the said Act is repealed.

s. 12,
re-enacted

7. Section 12 of the said Act is repealed and the following substituted therefor:

Constituent
colleges

12.—(1) The constituent colleges of the University are,

(a) Erindale College;

(b) Innis College;

(c) New College;

(d) Scarborough College;

(e) Woodsworth College,

and any other college hereafter established by the Governing Council.

Council of
constituent
colleges

(2) Each constituent college now or hereafter established by the Governing Council shall have a council with such composition, powers and duties as are from time to time determined by the Governing Council.

s. 19 (1),
amended

8.—(1) Subsection 1 of section 19 of the said Act is amended by striking out “University Affairs” in the second line and inserting in lieu thereof “Colleges and Universities”.

s. 19,
amended

(2) The said section 19 is amended by adding thereto the following subsection:

(3) The Governing Council shall make available to the public an annual report, including a financial statement, in such form and manner as the Governing Council may determine.

Annual
public
report

9. Section 20 of the said Act is repealed.

s. 20,
repealed

10.—(1) This Act, except section 3, comes into force on the day it receives Royal Assent.

Commence-
ment

(2) Section 3 shall be deemed to have come into force on the 1st day of July, 1978.

Idem

11. The short title of this Act is *The University of Toronto Amendment Act, 1978*.

Short title

CHAPTER 89

**An Act to amend
The Ontario Agricultural Museum Act, 1975***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 11 of *The Ontario Agricultural Museum Act, 1975*, being chapter 58, is repealed and the following substituted therefor: s. 11, re-enacted

11.—(1) Any moneys realized from donations, and the sale of property and artifacts under section 8, shall be paid into the Consolidated Revenue Fund and shall be held by the Treasurer of Ontario in trust for the Museum and section 16 of *The Financial Administration Act* applies to such moneys. Moneys to be held in trust for Museum
R.S.O. 1970, c. 166

(2) Any moneys realized from grants shall be paid into the Consolidated Revenue Fund and, with the consent of the Treasurer of Ontario, may be held in trust for the Museum, in which case section 16 of *The Financial Administration Act* shall apply to such moneys. Moneys may be held in trust for Museum

(3) Any moneys to which subsection 1 applies or held in trust for the Museum under subsection 2 may be used by or on behalf of the Museum for the purpose of purchasing such property and artifacts as are consistent with the objects of the Museum. Use of moneys

2. This Act comes into force on the day it receives Royal Assent. Commence-ment
3. The short title of this Act is *The Ontario Agricultural Museum Amendment Act, 1978*. Short title

CHAPTER 90

An Act to amend The Highway Traffic Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.

Section 13 of *The Highway Traffic Act*, being chapter 202 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1973, chapter 167, section 4, and amended by the Statutes of Ontario, 1974, chapter 123, section 3, 1977, chapter 54, section 1 and 1978, chapter 24, section 2, is further amended by adding thereto the following subsection:

(2a)

No person shall drive a motor vehicle on a highway while contravening a condition contained in his driver's licence or imposed by the regulations.

Driving in breach of condition prohibited
- 2.—(1)

Clauses *a* and *b* of subsection 1 of section 20 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 54, section 4, are repealed and the following substituted therefor:

(a)

upon the first conviction, three months;

(b)

upon the first subsequent conviction, six months; and

(c)

upon an additional subsequent conviction, three years,

.

.

.

.

.

(2)

Subsection 2 of the said section 20, as re-enacted by the Statutes of Ontario, 1976, chapter 37, section 3, is amended by striking out “purpose of clause *b*” in the sixth line and inserting in lieu thereof “purposes of clauses *b* and *c*”.

s. 20 (2), amended

3.—(1)

Subsection 9 of section 37 of the said Act, as amended by the Statutes of Ontario, 1978, chapter 4, section 4, is

s. 37 (9), amended

further amended by striking out “outside a city, town or village” in the first line.

s. 37 (11),
amended

- (2) Subsection 11 of the said section 37, as amended by the Statutes of Ontario, 1978, chapter 4, section 4, is further amended by striking out “outside a city, town or village” in the first line.

s. 65 (2),
amended

4. Subsection 2 of section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 2, and amended by the Statutes of Ontario, 1978, chapter 4, section 11, is further amended by striking out “2.6 metres” in the fifth line of the amendment of 1978 and inserting in lieu thereof “2.7 metres”.

s. 70 (3),
amended

5. Subsection 3 of section 70 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended by adding at the end thereof “or to motor vehicles or to road building machines operated by or on behalf of a municipality or other authority having jurisdiction over highways when the vehicle or machine is equipped with a snow clearing device”.

s. 75 (2),
amended

6. Subsection 2 of section 75 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended by adding at the end thereof “and the part of the province to which the designation shall apply”.

s. 77 (10),
re-enacted

- 7.—(1) Subsection 10 of section 77 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is repealed and the following substituted therefor:

Extension of
period by
municipality

(10) The municipal corporation or other authority having jurisdiction over any highway may declare the provisions of subsections 5, 7 and 13 to apply to highways under its jurisdiction during any period of the year, or that the provisions of subsections 5 and 7 do not apply to any or all highways under its jurisdiction.

s. 77 (12),
amended

- (2) Subsection 12 of the said section 77 is amended by inserting after “by-law” in the second line “approved by the Ministry”.

s. 82 (17),
amended

8. Subsection 17 of section 82 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 19, section 3, is further amended by striking out “provincial” in the first line and inserting in lieu thereof “court or”.

s. 86,
amended

9. Section 86 of the said Act is amended by adding thereto the following subsections:

(2) For the purposes of subsection 1, a constable or other police officer may close a highway or any part thereof to vehicles by posting or causing to be posted signs to that effect, or placing or causing to be placed traffic control devices as prescribed in the regulations. Highway closing

(3) Where signs or traffic control devices have been posted or placed under subsection 2, no person shall drive or operate a vehicle on the closed highway or part thereof in intentional disobedience of the signs or traffic control devices. Driving on closed highway prohibited

(4) Subsection 3 does not apply to a vehicle or road-building machine while it is being used for maintenance of the highway or an ambulance, a fire department vehicle, a public utility emergency vehicle or a police vehicle. Exception to subs. 3

(5) Every person using a highway closed to traffic in accordance with this section does so at his own risk and the Crown or road authority having jurisdiction and control of the highway is not liable for any damage sustained by a person using the highway so closed to traffic. No Crown or road authority liability

(6) The Lieutenant Governor in Council may make regulations providing for the posting of signs and the placing of traffic control devices on any highway or any type or class thereof for the purposes of this section, and prescribing the types of signs and traffic control devices. Regulations

10. Subsection 3 of section 92 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 19, section 6, is repealed and the following substituted therefor: s. 92 (3), re-enacted

(3) When a vehicle or street car is approaching a pedestrian crossover and is within 30 metres thereof, the driver of any other vehicle or street car approaching from the rear shall not allow the front extremity of his vehicle or streetcar to pass beyond the front extremity of the other vehicle or street car. Passing moving vehicles within 30 metres of pedestrian crossover

11.—(1) Subsection 5 of section 96 of the said Act is repealed and the following substituted therefor: s. 96 (5), re-enacted

(5) When a red signal-light is shown at an intersection, every driver or operator of a vehicle or car of an electric railway that is approaching the intersection and facing such light shall bring his vehicle or car to a full stop at a clearly marked stop line or, if none, then immediately before entering the nearest crosswalk or, if none, then immediately before red

entering the intersection, and shall not proceed until a green light is shown, but the driver or operator may, after bringing the vehicle or car to a full stop,

(a) turn to the right; or

(b) turn to the left from a one-way street into a one-way street.

s. 96,
amended

(2) The said section 96, as amended by the Statutes of Ontario, 1974, chapter 123, section 25, 1977, chapter 19, section 9 and 1977, chapter 54, section 13, is further amended by adding thereto the following subsection:

Idem

(9a) Where a signal-light traffic control system shows a green arrow without the red signal-light illuminated at an intersection, the driver or operator of a vehicle or car of an electric railway that is approaching the intersection and facing the arrow, may proceed into the intersection only to follow the direction indicated by the arrow.

s. 96 (17),
re-enacted

(3) Subsection 17 of the said section 96, as amended by the Statutes of Ontario, 1977, chapter 19, section 9, is repealed and the following substituted therefor:

Signal-light
traffic control
system

(17) Every signal-light traffic control system shall consist of a minimum of two sets of,

(a) green, amber and red signal-lights;

(b) green arrow, amber and red signal-lights;

(c) green arrow, green, amber and red signal-lights; or

(d) any combination thereof.

Idem

(17a) Where a signal-light traffic control system is installed one signal-light shall be located to the right side of the roadway used by the traffic controlled by it and to the side of the intersection that is remote from the traffic as it approaches, and at least two sets of signal-lights shall be installed facing each direction from which traffic approaches the intersection.

Idem

(17b) Where traffic is controlled in separate lanes by signal-lights, one set may be suspended over the centre point of each lane separately controlled to the side of the intersecting roadway that is remote from traffic as it approaches.

Idem

(17c) Traffic signal-lights, where installed, shall be not less than 2.75 metres from the level of the roadway when adjacent

to the travelled portion of the roadway and not less than 4.5 metres from the level of the roadway when suspended over the travelled portion of the roadway.

(17*d*) Where traffic signal-lights are installed at a location ^{Idem} other than an intersection, the arrangement of the lights shall comply as nearly as possible with the provisions of subsections 17*a*, 17*b* and 17*c*.

12.—(1) Subsection 1 of section 98 of the said Act is amended by <sup>s. 98 (1),
amended</sup> striking out “making” in the sixth line and inserting in lieu thereof “marking”.

(2) Subsection 3 of the said section 98 is repealed and the <sup>s. 98 (3),
re-enacted</sup> following substituted therefor:

(3) Where a person in charge of a vehicle or on horseback <sup>Vehicles or
horsemen
overtaken by
others</sup> on a highway is overtaken by a vehicle or horseman travelling at a greater speed, the person so overtaken shall turn out to the right and allow the overtaking vehicle or horseman to pass, but this does not apply to a vehicle, road-building machine or apparatus while engaged in the construction, maintenance or marking of a highway.

13. Subsection 2 of section 105 of the said Act, as amended by <sup>s. 105 (2),
re-enacted</sup> the Statutes of Ontario, 1977, chapter 19, section 11, is repealed and the following substituted therefor:

(2) The driver or operator of a commercial motor vehicle <sup>Headway for
commercial
vehicles</sup> when driving on a highway at a speed exceeding 60 kilometres per hour shall not follow within 60 metres of another motor vehicle, but this shall not be construed to prevent a commercial motor vehicle overtaking and passing another motor vehicle.

14.—(1) Subsection 8 of section 116 of the said Act, as amended by <sup>s. 116 (8),
amended</sup> the Statutes of Ontario, 1977, chapter 19, section 16, is further amended by striking out “outside a city, town or village” in the second line and inserting in lieu thereof “on which the maximum speed limit is in excess of 60 kilometres per hour”.

(2) Subsection 9 of the said section 116, as amended by <sup>s. 116 (9),
amended</sup> the Statutes of Ontario, 1977, chapter 19, section 16, is further amended by striking out “outside a city, town or village” in the fourth line and inserting in lieu thereof “on which the maximum speed limit is in excess of 60 kilometres per hour”.

s. 129,
re-enacted

15. Section 129 of the said Act is repealed and the following substituted therefor:

Removal of
aircraft from
highway after
emergency
landing

129.—(1) Where an aircraft has made an emergency landing on a highway, the pilot in command thereof, if he is physically capable, shall, as soon after landing as is reasonably possible, remove or cause it to be removed from the roadway.

Aircraft and
movement
along highway
subject to Act

(2) Subject to subsection 3, no aircraft shall be driven or drawn along a highway unless the aircraft and the movement thereof comply with the provisions of this Act respecting vehicles and the movement thereof on a highway.

Aircraft
take-off from
highway

(3) Where an aircraft has landed on a highway because of an emergency related to the operation of the aircraft, the aircraft may take off from the highway provided,

- (a) a commercial licensed pilot, not being the owner of the aircraft, who is qualified to fly that class and category of aircraft, and the pilot in command of the aircraft are both satisfied that the aircraft is airworthy and that there are no physical obstructions on or over the highway which would make such take off unsafe;
- (b) the pilot in command of the aircraft is satisfied that weather conditions are satisfactory for the purpose and that the minimum requirements are met under the visual flight rules established by the regulations made under the *Aeronautics Act* (Canada) or, if the flight is to be continued under instrument flight rules, that adequate arrangements can be made for obtaining a clearance from an air traffic control unit prior to entering instrument flight weather conditions;
- (c) traffic control is provided by the appropriate police force; and
- (d) the police force consents to the take off.

R.S.C. 1970,
c. A-3

Penalty

(4) Every person who contravenes any of the provisions of this section is guilty of an offence and on summary conviction is liable to a fine of not more than \$5,000.

No liability
where good
faith

(5) No action or other proceeding for damages shall be instituted against a police force, police officer or pilot, for an act or an omission done or omitted to be done by it or him

in respect of the subject-matter of subsection 3 where the force, officer or pilot was acting in good faith.

- 16.** Subsection 1 of section 152*a* of the said Act, as enacted by the Statutes of Ontario, 1974, chapter 66, section 8, is amended by adding thereto the following clause: s. 152*a* (1),
amended

(*ca*) “Ministry” means the Ministry of the Attorney General.

- 17.**—(1) This Act, except sections 3 and 13, comes into force on the day it receives Royal Assent. Commence-
ment

(2) Sections 3 and 13 come into force on a day to be named by proclamation of the Lieutenant Governor. Idem

- 18.** The short title of this Act is *The Highway Traffic Amendment Act, 1978 (No. 4)*. Short title

CHAPTER 91

An Act to amend The Niagara Parks Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The Niagara Parks Act*, being chapter 298 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following section:
- s. 19a,
enacted

19a. Every person who contravenes any provision of the regulations is guilty of an offence and on summary conviction is liable to a fine of not more than \$500.

Offence

2. Clause *j* of subsection 1 of section 20 of the said Act is repealed.
- s. 20 (1) (j),
repealed
3. This Act comes into force on the day it receives Royal Assent.
- Commence-
ment
4. The short title of this Act is *The Niagara Parks Amendment Act, 1978*.
- Short title

CHAPTER 92

**An Act to amend
The Ministry of Natural Resources Act, 1972**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 6 of *The Ministry of Natural Resources Act, 1972*,^{s. 6, re-enacted} being chapter 4, is repealed and the following substituted therefor:

6.—(1) The Minister may authorize the Deputy Minister or any other officer or employee in the Ministry to exercise any power or perform any duty that is granted to or vested in the Minister under this or any other Act.^{Delegation of powers and duties}

(2) The Minister may limit an authorization made under subsection 1 in such manner as he considers advisable.^{Limitations}

(3) Section 5 of *The Executive Council Act* does not apply to a deed or contract that is executed under an authorization made under subsection 1.^{Application of R.S.O. 1970, c. 153, s. 5}

6a. The Minister may enter into a contract in respect of any matter that is under his administration under this or any other Act.^{Contracts}

6b.—(1) The Minister may authorize the use of a facsimile of his signature and the Deputy Minister may authorize the use of a facsimile of his signature on any document except an affidavit or a statutory declaration.^{Facsimile signatures}

(2) A facsimile of the signature of the Minister or the Deputy Minister affixed to a document under an authorization made under subsection 1 shall be deemed to be the signature of the Minister or the Deputy Minister, as the case requires.^{Idem}

Commence- ment	2. This Act comes into force on the day it receives Royal Assent.
Short title	3. The short title of this Act is <i>The Ministry of Natural Resources Amendment Act, 1978</i> .

CHAPTER 93

An Act to amend The Planning Act*Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 19 of *The Planning Act*, being chapter 349 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following subsection: s. 19,
amended

(2a) Notwithstanding subsections 1 and 2, the council of a municipality, including a metropolitan, regional or district municipality, may take into consideration the undertaking of a public work that does not conform with an official plan that is in effect, and for that purpose the council may apply for any approval that may be required for the work, carry out any investigations, obtain any reports or take other preliminary steps incidental to and reasonably necessary for the undertaking of the work, but nothing in this subsection authorizes the actual undertaking of any public work that does not conform with an official plan. Preliminary steps that may be taken where proposed public work would not conform with official plan

- 2.—(1) Section 29 of the said Act, as amended by the Statutes of Ontario, 1971, chapter 2, section 1, 1972, chapter 118, section 3, 1973, chapter 168, section 6, 1974, chapter 53, section 4 and 1976, chapter 38, section 2, is further amended by adding thereto the following subsections: s. 29,
amended

(4b) Where a parcel of land is conveyed by way of a deed or transfer with a consent given under this section, subsections 2 and 4 do not apply to a subsequent conveyance of, or other transaction involving, the identical parcel of land unless the committee of adjustment, the land division committee or the Minister, as the case may be, in granting the consent, stipulates either that subsection 2 or subsection 4 shall apply to any such subsequent conveyance or transaction. Exception to application of s. 29 (2, 4)

(4c) Where a committee of adjustment, a land division committee or the Minister stipulates in accordance with subsection 4b, Idem

- (a) in the case of the committee of adjustment or the land division committee, the certificate provided for in subsection 20 of section 42; and
- (b) in the case of the Minister, the consent given by the Minister,

shall contain a reference to the stipulation, and if not so contained the consent shall be conclusively deemed to have been granted without the stipulation.

s. 29,
amended

- (2) The said section 29 is further amended by adding thereto the following subsection:

Effect of con-
travention of
s. 29, etc.,
before plan
registered,
etc.

R.S.O. 1970,
c. 77

(4d) Where land is within a registered plan of subdivision or within a registered description under *The Condominium Act* or where land is conveyed with a consent given under this section or a predecessor thereof, any contravention of this section or a predecessor thereof or of a by-law passed under a predecessor of this section or of an order made under clause *b* of subsection 1 of section 27, as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960, or a predecessor thereof, that occurred prior to the registration of the plan of subdivision or description or prior to the conveyance, as the case may be, does not and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the land, provided this subsection does not affect the rights acquired by any person from a judgment or order of any court given or made on or before the day on which this section comes into force.

s. 29,
amended

- (3) The said section 29 is further amended by adding thereto the following subsection:

Release of
interest by
joint tenant
or tenant in
common

(5f) Where a joint tenant or tenant in common of land releases or conveys his interest in such land to one or more other joint tenants or tenants in common of the same land while holding the fee in any abutting land, either by himself or together with any other person, he shall be deemed, for the purposes of subsections 2 and 4, to convey such land by way of deed or transfer and to retain the fee in the abutting land.

s. 29 (9, 11),
re-enacted

- (4) Subsections 9 and 11 of the said section 29 are repealed and the following substituted therefor:

(9) A by-law passed under subsection 3 is not effective until the requirements of subsection 10 have been complied with. When by-law effective

(11) No notice or hearing is required prior to the passing of a by-law under subsection 3, but the council shall give notice of the passing of any such by-law within thirty days of the passing thereof to each person appearing on the last revised assessment roll to be the owner of land to which the by-law applies, which notice shall be sent to the last known address of each such person. Notice

(11a) The council shall hear in person or by his agent any person to whom a notice was sent under subsection 11, who within fifteen days of the mailing of the notice to him gives notice to the clerk of the municipality that he desires to make representations respecting the amendment or repeal of the by-law. Hearing by council

3. Clause *b* of subsection 5a of section 32 of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 118, section 4, is repealed and the following substituted therefor: s. 32 (5a) (b), re-enacted

(b) where the land affected is situate in territory without municipal organization, to be lodged in the proper land registry office, where it shall be made available to the public as a production.

- 4.—(1) Subsection 9 of section 33 of the said Act, as re-enacted by the Statutes of Ontario, 1972, chapter 118, section 5, is repealed and the following substituted therefor: s. 33 (9), re-enacted

(9) Land conveyed to a municipality under subsection 5 shall be used for park or other public recreational purposes but may be sold at any time. Use and sale of land

- (2) Subsection 11 of the said section 33, as amended by the Statutes of Ontario, 1972, chapter 118, section 5, is repealed and the following substituted therefor: s. 33 (11), re-enacted

(11) All moneys received by the municipality under subsections 8 and 10 and all moneys received on the sale of land under subsection 9, less any amount expended by the municipality out of its general funds in respect of such land, shall be paid into a special account, and the moneys in such special account shall be expended only for the acquisition Special account

of lands to be used for park or other public recreational purposes, for the development or improvement of lands used or to be used for park or other public recreational purposes, including the erection or repair of buildings or other structures thereon or for the maintenance of lands, buildings or structures used for park or other public recreational purposes, including the acquisition of machinery and equipment required for such maintenance, and the moneys in such special account may be invested in such securities as a trustee may invest in under *The Trustee Act*, and the earnings derived from the investment of such moneys shall be paid into such special account, and the auditor in his annual report shall report on the activities and position of the account.

R.S.O. 1970,
c. 470

s. 33a,
enacted

Proceedings
under
R.S.O. 1970,
c. 338;
Minister
to be
notified

Form and
service of
notice

Right of
Minister to
be heard

Right of
Minister
to appeal

s. 35 (26),
re-enacted

Where notice
of objection
filed

s. 35 (28),
re-enacted

5. The said Act is amended by adding thereto the following section:

33a.—(1) Where an action or proceeding for the partition of land is brought under *The Partition Act*, notice shall be given to the Minister.

(2) The notice shall include a copy of the application for the partition of land and shall state the day on which the matter is to be heard, and, subject to the rules of court, shall be served not less than ten days before the day of the hearing.

(3) The Minister is entitled as of right to be heard either in person or by counsel notwithstanding that the Crown is not a party to the action or proceeding.

(4) Where the Minister appears in person or by counsel, the Minister shall be deemed to be a party to the action or proceeding for the purpose of an appeal and has the same rights with respect to an appeal as any other party to the action or proceeding.

6.—(1) Subsection 26 of section 35 of the said Act is repealed and the following substituted therefor:

(26) Where an official plan is in effect in a municipality and notice is given in the manner and form and to the persons prescribed by the regulations and a notice of objection has been filed with the clerk of the municipality within the time prescribed by the regulations, the by-law does not come into effect without the approval of the Municipal Board.

(2) Subsection 28 of the said section 35 is repealed and the following substituted therefor:

(28) Any by-law approved by the Municipal Board under this section and any by-law that comes into effect under subsection 25 shall be conclusively deemed to be in conformity with the official plan then in effect in the municipality.

Approved by-law deemed to conform with official plan

7. Subsection 20 of section 42 of the said Act is amended by adding at the end thereof “and that, notwithstanding any other provision of this Act, the committee had jurisdiction to grant such consent and after the certificate has been given no action may be maintained to question the validity of such consent”.

s. 42 (20), amended

8. Section 43 of the said Act is repealed and the following substituted therefor:

s. 43, re-enacted

43. In addition to any other remedy or penalty provided by law, any contravention of a by-law that implements an official plan and any contravention of section 19 may be restrained by action at the instance of the planning board of the planning area in which the contravention took place or any municipality within or partly within such planning area or any ratepayer of any such municipality, and any contravention of an order of the Minister made under section 32 may be restrained by action at the instance of the Minister or the planning board of the planning area in which the contravention took place or the municipality in which the contravention took place or any adjoining municipality or any ratepayer of any such municipality or adjoining municipality.

Right to restrain

9. Subsection 2 of section 44*b* of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 38, section 4, is repealed and the following substituted therefor:

s. 44*b* (2), re-enacted

(2) The Minister on the request of a council may by order delegate to the council any of the Minister’s authority under this Act, under section 24 of *The Condominium Act*, under subsection 8 of section 443 and subsection 2 of section 450 of *The Municipal Act*, under subsection 4 of section 86 of *The Registry Act* and under section 163 of *The Land Titles Act* and where the Minister has delegated any such authority, the council has, in lieu of the Minister, all the powers and rights of the Minister in respect thereof and the council shall be responsible for all matters pertaining thereto, including, without limiting the generality of the foregoing, the referral of any matter to the Municipal Board.

Delegation of Minister’s powers
R.S.O. 1970, cc. 77, 284, 409, 234

Commence-
ment

10.—(1) This Act, except subsections 1 and 3 of section 2 and section 7, comes into force on the day it receives Royal Assent.

Idem

(2) Section 7 shall be deemed to have come into force on the 27th day of June, 1970.

Idem

(3) Subsection 3 of section 2 shall be deemed to have come into force on the 23rd day of November, 1978.

Idem

(4) Subsection 1 of section 2 comes into force on the 31st day of March, 1979.

Short title

11. The short title of this Act is *The Planning Amendment Act, 1978*.

CHAPTER 94

An Act to amend
The Ontario Land Corporation Act, 1974

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

1. Section 6, exclusive of the form of oath or affirmation, of *The Ontario Land Corporation Act, 1974*, being chapter 134, ^{s. 6, amended} is repealed and the following substituted therefor:

6. Before entering upon his duties, every director, officer or employee of the Corporation shall take, and every agent and adviser whose services are engaged by the Corporation may be required by the Corporation to take, before a commissioner of oaths, the following oath or affirmation:

Oath of
office and
secrecy

- 2.—(1) Subsection 1 of section 13 of the said Act is repealed and ^{s. 13 (1), re-enacted} the following substituted therefor:

(1) The objects of the Corporation are to assist in the promotion of community and industrial development of land in Ontario by the acquisition of land, development of land and the disposal of land to persons in the private and government sectors for residential, community, industrial, governmental and commercial uses and, without limiting the generality thereof, in the carrying out of those objects the Corporation has the power to,

Objects and
powers of the
Corporation

- (a) alone or in conjunction with any person or governmental authority, acquire, develop, redevelop, improve, alter, maintain, lease, license, sell, exchange, mortgage or otherwise deal with, as the Corporation considers advisable, any land in Ontario or any interest therein, including all or any buildings or structures that are then or may thereafter be erected, altered, or improved thereon, with power to enter into any agreement relating thereto;

- (b) lend and invest money on security of real estate and to sell, mortgage, or otherwise dispose of mortgages;
- (c) subscribe for, purchase, invest in, sell, assign or otherwise deal in shares, stocks, bonds, debentures, notes and other securities of any government or municipal corporation, or of any corporation whose objects include the buying and selling of land; and
- (d) do anything that, in the opinion of the Board, can be done advantageously by the Corporation in connection with or ancillary to the carrying out of the objects of the Corporation set out in clauses *a*, *b* and *c*.

s. 13,
amended

(2) The said section 13 is amended by adding thereto the following subsection:

Transfer of
assets to
Corporation

(3) Such right, title and interest in property, both real and personal, that is presently or is hereafter vested in or owned by the Province of Ontario or any board, commission or agency thereof, as deemed necessary or advisable by the Lieutenant Governor in Council to carry out the objects of the Corporation, from time to time, shall be transferred to and vested in the Corporation, together with all obligations, liabilities and responsibilities relating thereto.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Ontario Land Corporation Amendment Act, 1978*.

CHAPTER 95

An Act to amend The Coroners Act, 1972

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. *The Coroners Act, 1972*, being chapter 98, is amended by adding thereto the following section: s. 23a, enacted

23a.—(1) Any person performing a *post mortem* examination of a body under the warrant of a coroner may extract the pituitary gland and cause it to be delivered to any person or agency designated by the Chief Coroner for use in the treatment of persons having a growth hormone deficiency. Extraction and use of pituitary gland

(2) This section applies where the coroner or person performing the *post mortem* examination has no reason to believe that the deceased has expressed an objection to his body being so dealt with after his death or that the surviving spouse, parent, child, brother, sister or personal representative objects to the body being so dealt with, and notwithstanding that no consent otherwise required by law is given. Objections

- 2. This Act comes into force on the day it receives Royal Assent. Commencement
- 3. The short title of this Act is *The Coroners Amendment Act, 1978 (No. 2)*. Short title

CHAPTER 96

**An Act to amend
The Corporations Information Act, 1976**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Corporations Information Act, 1976*, being chapter 66, is amended by adding thereto the following clause:

s. 1,
amended

 - (h) “resident Canadian” means an individual who is a Canadian citizen or has been lawfully admitted to Canada for permanent residence and who is ordinarily resident in Canada.
2. Subsection 3 of section 2 of the said Act is repealed and the following substituted therefor:

s. 2 (3),
re-enacted

 - (3) A name or style registered under this section shall not have the word “Limited”, “Incorporated” or “Corporation” or its corresponding abbreviation “Ltd.”, “Inc.” or “Corp.” or the corresponding version in another language, as the last word thereof.

Form of
name
- 3.—(1) Clause *d* of subsection 1 of section 3 of the said Act is repealed and the following substituted therefor:

s. 3 (1) (d),
re-enacted

 - (d) the names and residence addresses, giving street and number, if any, of the directors and the date on which each became a director and, where the corporation is a corporation with share capital, whether or not each director is a resident Canadian.
- (2) Subsection 3 of the said section 3 is repealed and the following substituted therefor:

s. 3 (3),
re-enacted

 - (3) Every corporation to which subsection 1 applies shall file with the Minister a notice of change for every change.

Notice of
change

under clauses *a* to *f* of subsection 1 or clauses *a* to *c* of subsection 1 or 2 of section 4 whichever is applicable, within ten days after the change or changes took place and the notice shall repeat the information required under the said clauses and shall specify any changes, together with the dates thereof that have taken place, but the retirement of a director and his subsequent re-election at a meeting of shareholders for the next ensuing term of office shall be deemed not to be a change.

Exemption

(3*a*) Where a corporation incorporated under the laws of Ontario changes only its name it is exempt from filing the information required under subsection 3.

s. 5,
re-enacted

4. Section 5 of the said Act is repealed and the following substituted therefor:

Further
notice on
request

5. The Minister may, at any time by request in writing sent by prepaid mail or otherwise, require any corporation to file within thirty days after the date of the request a notice upon any or all of the matters contained in section 3 or 4.

s. 9,
amended

5. Section 9 of the said Act is amended by striking out “with the approval of the Lieutenant Governor in Council” in the first and second lines.

s. 18 (*b*),
re-enacted

6. Clause *b* of section 18 of the said Act is repealed and the following substituted therefor:

(*b*) providing for the registration of names and styles under section 2, the renewal thereof and for the exemption, subject to conditions, of any corporation or corporations from the requirements of subsection 4 of section 2;

(*ba*) prescribing conditions for purposes of clause *b*.

Commence-
ment

7. This Act comes into force on the day it receives Royal Assent.

Short title

8. The short title of this Act is *The Corporations Information Amendment Act, 1978*.

CHAPTER 97

**An Act to amend
The Executive Council Act**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 1 of section 3 of *The Executive Council Act*, s. 3 (1),
being chapter 153 of the Revised Statutes of Ontario, re-enacted
1970, as re-enacted by the Statutes of Ontario, 1973,
chapter 150, section 1, is repealed and the following sub-
stituted therefor:

(1) The annual salary of every minister with portfolio is Salaries
\$18,720.

(2) Subsections 2 and 3 of the said section 3, as amended by s. 3 (2, 3),
the Statutes of Ontario, 1973, chapter 150, section 1, are re-enacted
repealed and the following substituted therefor:

(2) The member of the Executive Council holding the Additional
recognized position of First Minister shall receive, in addition, salary for
\$7,280 per annum. First
Minister

(3) The annual salary of every minister without portfolio Salary of
is \$7,800. minister
without
portfolio

(3) Subsection 3a of the said section 3, as enacted by the s. 3 (3a),
Statutes of Ontario, 1972, chapter 1, section 3, is repealed re-enacted
and the following substituted therefor:

(3a) The annual salary of every Parliamentary Assistant Salary of
is \$5,200. Parliamentary
Assistant

2. Subsection 1 of section 3a of the said Act, as enacted by the s. 3a (1),
Statutes of Ontario, 1973, chapter 150, section 2, is repealed re-enacted
and the following substituted therefor:

Cost of accommodation in Toronto	(1) Every minister of the Crown with portfolio whose principal residence is outside The Municipality of Metropolitan Toronto shall be paid the actual cost of his accommodation within The Municipality of Metropolitan Toronto not exceeding \$6,240 in any year.
Commencement	3. This Act shall be deemed to have come into force on the 1st day of October, 1978.
Short title	4. The short title of this Act is <i>The Executive Council Amendment Act, 1978</i> .

CHAPTER 98

**An Act to amend
The Legislative Assembly Act***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 60 of *The Legislative Assembly Act*, being chapter 240 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1977, chapter 26, section 1 and amended by 1977, chapter 69, section 1, is repealed and the following substituted therefor: s. 60 (1),
re-enacted
- (1) An indemnity at the rate of \$20,012 per annum shall be paid to every member of the Assembly. Members' indemnities
- (2) Subsection 2 of the said section 60, as amended by the Statutes of Ontario, 1973, chapter 151, section 1, is repealed and the following substituted therefor: s. 60 (2),
re-enacted
- (2) An allowance for expenses at the rate of \$7,800 per annum shall be paid to every member of the Assembly. Members' allowances,
- (3) Subsection 5 of the said section 60, as re-enacted by the Statutes of Ontario, 1977, chapter 26, section 1 and amended by 1977, chapter 69, section 1, is repealed and the following substituted therefor: s. 60 (5),
re-enacted
- (5) Notwithstanding subsection 4, upon the request of a member, there shall be paid, out of the moneys that have accrued to him at the time the request is made, any part of his indemnity not exceeding one-twelfth of his annual indemnity per month and any part of his allowance for expenses not exceeding one-twelfth of his annual allowance for expenses per month. Advances
2. Section 61 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 151, section 2, is repealed and the following substituted therefor: s. 61,
re-enacted

Allowance
for expenses
of repre-
sentation

61. In addition to his indemnity and allowance for expenses as a member there shall be paid an allowance for the expenses of representation,

- (a) to the Premier, at the rate of \$4,680 per annum;
- (b) to the Leader of the Opposition, at the rate of \$3,120 per annum;
- (c) to the Speaker, at the rate of \$2,080 per annum; and
- (d) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$1,560 per annum.

s. 62 (1),
re-enacted

3. Subsection 1 of section 62 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 151, section 3, is repealed and the following substituted therefor:

Indemnity;
of Speaker,
Leader of
Opposition
and leader of
a minority
party

(1) In addition to his indemnity as a member, there shall be paid,

- (a) to the Speaker an indemnity at the rate of \$9,360 per annum;
- (b) to the Leader of the Opposition an indemnity at the rate of \$18,720 per annum; and
- (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly an indemnity at the rate of \$5,200 per annum.

s. 62a,
re-enacted

4. Section 62a of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 151, section 4, is repealed and the following substituted therefor:

Cost of
accommoda-
tion in
Toronto

62a.—(1) Where the principal residence of the Leader of the Opposition is outside The Municipality of Metropolitan Toronto, he shall be paid the actual cost of his accommodation within The Municipality of Metropolitan Toronto not exceeding \$6,240 in any year.

Idem

(2) Where the principal residence of the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly is outside The Municipality of Metropolitan

Toronto, he shall be paid the actual cost of his accommodation within The Municipality of Metropolitan Toronto not exceeding \$6,240 in any year.

5. Subsection 1 of section 63 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 151, section 5, is repealed and the following substituted therefor: s. 63 (1),
re-enacted

(1) In addition to his indemnity as a member, an indemnity shall be paid, Chairman and
Deputy
Chairman of
Whole House
and Chairmen
of standing
committees,
indemnity

(a) to the person who is Deputy Speaker and Chairman of the Committees of the Whole House at the rate of \$5,200 per annum;

(b) to the Deputy Chairman of the Committees of the Whole House at the rate of \$3,120 per annum; and

(c) to the chairman of each standing committee at the rate of \$2,080 per annum.

6. Subsection 1 of section 64 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 151, section 6, is repealed and the following substituted therefor: s. 64 (1),
re-enacted

(1) In addition to his indemnity as a member, an indemnity shall be paid, Whips,
indemnities

(a) to the Chief Government Whip, at the rate of \$5,200 per annum;

(b) to the Deputy Government Whip, at the rate of \$3,120 per annum;

(c) to each of not more than three Government Whips, at the rate of \$2,080 per annum;

(d) to the Chief Opposition Whip, at the rate of \$3,120 per annum;

(e) to each of not more than two Opposition Whips, at the rate of \$2,080 per annum; and

(f) in the case of each party that has a recognized membership of twelve or more persons in the Assembly, other than the party from which the Government is chosen and the party recognized as the Official Opposition,

(i) to the Chief Party Whip of the party, at the rate of \$2,600 per annum, and

(ii) to the Party Whip of the party, at the rate of \$2,080 per annum.

s. 65 (5),
re-enacted

7. Subsection 5 of section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 60, section 1, is repealed and the following substituted therefor:

air travel
and accom-
modation
costs within
certain
electoral
districts or
under special
circumstances

(5) The member of the Assembly representing the electoral district of Cochrane North, Kenora, Rainy River or Lake Nipigon shall be paid the actual cost, not exceeding \$2,600 in any year, of transportation by airplane within the electoral district and of accommodation within the electoral district or an electoral district contiguous thereto while on business as a member of the Assembly and any other member of the Assembly may be paid such of his actual costs of accommodation within the electoral district represented by him expended due to unusual or special circumstances while on business as a member of the Assembly as may be approved by the Board of Internal Economy, not exceeding \$2,600 in any year.

s. 66 (1),
amended

8. Subsection 1 of section 66 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 24, section 3, is further amended by striking out the first, second, third and fourth lines and inserting in lieu thereof the following:

(1) There shall be paid to each member of a committee of the Assembly other than the chairman thereof an allowance for expenses of \$52, and to the chairman thereof an allowance for expenses of \$62, and.

s. 67,
re-enacted

9. Section 67 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 151, section 8, is repealed and the following substituted therefor:

Severance
allowance

67.—(1) A person who is a member of the Assembly immediately before the Assembly is dissolved or is ended by the passage of time and who does not become a member of the next following Assembly shall be paid a severance allowance equal to one-quarter of his annual indemnity as a member at the rate in force immediately before he ceased to be a member.

Severance
allowance on
resignation

(2) A member of the Assembly who resigns his seat shall be paid a severance allowance equal to one-quarter of his annual indemnity as a member at the rate in force on the day he ceases to be a member.

Payment to
personal
representative
on death of
member

(3) Where a person who is a member of the Assembly dies, whether before the Assembly is dissolved or is ended

by the passage of time or after dissolution or ending of the Assembly but before the polling day that follows the dissolution or ending, an amount equal to one-quarter of his annual indemnity as a member at the rate in force on the day of his death or immediately before the dissolution or ending, as the case requires, shall be paid to his personal representative.

- 10.** Section 68 of the said Act, as enacted by the Statutes of Ontario, 1974, chapter 116, section 2, is repealed and the following substituted therefor: s. 68, re-enacted

68. In addition to his indemnity as a member, an in- House Leaders' indemnities demnity shall be paid,

(a) to the Opposition House Leader at the rate of \$5,200 per annum; and

(b) to the House Leader of a party, other than the party from which the Government is chosen and the party recognized as the Official Opposition, that has a recognized membership of twelve or more persons in the Assembly at the rate of \$2,600 per annum.

- 11.** The said Act is amended by adding thereto the following section: s. 70a, enacted

70a.—(1) In this section, “Commission” means the Commission on Election Contributions and Expenses established under *The Election Finances Reform Act, 1975*. Interpretation 1975, c. 12

(2) The Commission each year shall review and make such recommendations as it considers proper in respect of the indemnities and allowances of members of the Assembly under this Act. Review of indemnities and allowances

(3) The Commission shall report its recommendations to the Speaker and the Speaker shall cause the report to be laid before the Assembly if it is in session or, if not, at the next ensuing session. Annual report

- 12.**—(1) This Act, except sections 9 and 11, shall be deemed to have come into force on the 1st day of October, 1978. Commence-ment

(2) Section 9 shall be deemed to have come into force on the 21st day of February, 1978. Idem

(3) Section 11 comes into force on the 1st day of April, 1979. Idem

- 13.** The short title of this Act is *The Legislative Assembly Amendment Act, 1978*. Short title

CHAPTER 99

**An Act to revise
The Ontario School Trustees' Council Act**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

- (a) "Council" means the Ontario School Trustees' Council;
- (b) "member association" means an association that is a member of the Council;
- (c) "school board" means a board of education, public school board, secondary school board, Roman Catholic separate school board, or Protestant separate school board.

2.—(1) The Ontario School Trustees' Council, a corporation established under *The Ontario School Trustees' Council Act, 1953*, is continued. Council
continued
1953, c. 77

(2) The Council may provide by by-law for the admission of associations of school boards and associations of school trustees as members of the Council. Member
associations

(3) Each member association may appoint persons to represent it on the Council in such manner and numbers as are provided for in the by-laws of the Council, and the number of councillors shall be the same for each member association. Members
of Council

(4) The persons representing member associations on the Council who are in office immediately before this Act comes into force shall continue in office as councillors until their successors are appointed in accordance with this Act and the by-laws of the Council. Continuation
of
membership

Objects

3.—(1) The objects of the Council are,

- (a) to promote and advance the cause of education;
- (b) to provide a medium for communicating to the Ministry of Education and to The Ontario Teachers' Federation the considered views of the member associations on educational and administrative matters within the jurisdiction of school trustees on all matters of mutual concern to the member associations;
- (c) to work co-operatively for the mutual benefit of all member associations, to consider matters relating to education and school administration which are of common interest to the member associations, to encourage better understanding between the trustees and the public, and to work for continued improvement in the educational system.

Objection to dealing with certain matters

(2) Where, at a meeting of the councillors, a councillor objects to the Council's dealing with a matter on the grounds that to do so would be detrimental to the best interests of the member association that he represents, the Council may discuss the matter but shall not reach a decision or make a recommendation or take other action on the matter without the consent of the member association.

Executive Committee of the Council

4.—(1) There shall be an Executive Committee composed of persons elected by the councillors from among themselves in such numbers and manner as is provided in the by-laws.

Representative membership

(2) The membership of the Executive Committee shall contain equal representation from the councillors appointed by each member association.

Duties and powers

(3) The Executive Committee is responsible for carrying on the general business of the Council and may,

- (a) acquire and hold in the name of the Council such real and personal property as may be necessary for the purposes of the Council and may alienate, mortgage, lease or otherwise dispose of such property as occasion may require;
- (b) invest the funds of the Council in any securities in which a trustee is authorized to invest money under *The Trustee Act*;
- (c) make such grants as it considers advisable to organizations having the same or like objects as the Council.

5. The Council may from time to time pass such by-laws ^{By-laws} as are considered necessary for conducting its affairs and carrying out its objects.

6. *The Ontario School Trustees' Council Act*, being chapter 329 of the Revised Statutes of Ontario, 1970 and *The Ontario School Trustees' Council Amendment Act, 1974*, being chapter 65, are repealed. ^{Repeals}

7. This Act comes into force on the day it receives Royal ^{Commence-} Assent. ^{ment}

8. The short title of this Act is *The Ontario School Trustees' Council Act, 1978*. ^{Short title}

CHAPTER 100

**An Act to amend and repeal certain Acts
administered by
the Ministry of Agriculture and Food**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as
follows:

1. *The Ministry of Agriculture and Food Act*, being chapter 109 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following sections: R.S.O. 1970, c. 109, amended

9.—(1) A board to be known as the “Agricultural Licensing and Registration Review Board” is hereby established and shall consist of not fewer than five persons appointed by the Lieutenant Governor in Council. Board established

(2) The Lieutenant Governor in Council may appoint one of the members of the Board as chairman and one or more of the remaining members as vice-chairman. Chairman and vice-chairman

(3) Where there is more than one vice-chairman, the Lieutenant Governor in Council shall designate one of the vice-chairmen as alternate chairman. Alternate chairman

(4) The chairman, or in the case of his absence or inability to act, the alternate chairman, shall from time to time assign the members of the Board to divisions thereof and may change any such assignment at any time. Assignment to divisions of Board

(5) Where a member of the Board resigns or his term of office has expired, he may carry out and complete any duties or responsibilities and exercise any powers that he would have had if he had not ceased to be a member, in connection with any matters in respect of which there was any proceeding in which he participated as a member of the Board. Member may complete duties, etc.

(6) The chairman or a vice-chairman and two members constitute a quorum and are sufficient for the exercise of all the jurisdiction and powers of the Board. Quorum

Board may
sit in
divisions

(7) The Board may sit in two or more divisions simultaneously so long as a quorum of the Board is present in each division.

Decisions

(8) The decision of the majority of the members of the Board present and constituting a quorum is the decision of the Board, but, if there is no majority, the decision of the chairman or vice-chairman presiding governs.

Practice
and
procedure
1971, c. 47

(9) The Board may, subject to *The Statutory Powers Procedure Act, 1971*, and to the provisions of the Act under which a hearing is held, determine its own practice and procedure.

Remuneration

(10) Members of the Board who are not officers in the public service of Ontario shall receive such remuneration and expenses as the Lieutenant Governor in Council from time to time determines.

Tribunal
established

10.—(1) A board to be known as the “Farm Products Appeal Tribunal” is hereby established and shall consist of not fewer than five persons appointed by the Lieutenant Governor in Council.

Chairman
and vice-
chairman

(2) The Lieutenant Governor in Council may appoint one of the members of the Tribunal as chairman and one or more of the remaining members as vice-chairman.

Alternate
chairman

(3) Where there is more than one vice-chairman, the Lieutenant Governor in Council shall designate one of the vice-chairmen as alternate chairman.

Assignment
to divisions
of Tribunal

(4) The chairman, or in the case of his absence or inability to act, the alternate chairman, shall from time to time assign the members of the Tribunal to divisions thereof and may change any such assignment at any time.

Member may
complete
duties,
etc.

(5) Where a member of the Tribunal resigns or his term of office has expired, he may carry out and complete any duties or responsibilities and exercise any powers that he would have had if he had not ceased to be a member, in connection with any matters in respect of which there was any proceeding in which he participated as a member of the Tribunal.

Quorum

(6) The chairman or vice-chairman and two members constitute a quorum and are sufficient for the exercise of all of the jurisdiction and powers of the Tribunal.

Tribunal
may sit in
divisions

(7) The Tribunal may sit in two or more divisions simultaneously so long as a quorum of the Tribunal is present in each division.

(8) The decision of the majority of the members of the Tribunal present and constituting a quorum is the decision of the Tribunal, but, if there is no majority, the decision of the chairman or vice-chairman presiding governs. Decisions

(9) The Tribunal may, subject to this Act and *The Statutory Powers Procedure Act, 1971*, determine its own practice and procedure. The Practice and procedure 1971, c. 47

(10) Members of the Tribunal who are not officers in the public service of Ontario shall receive such remuneration and expenses as the Lieutenant Governor in Council from time to time determines. Remuneration

11. In sections 12, 13 and 14, Interpre-
tation

(a) “Board” means The Farm Products Marketing Board;

(b) “Commission” means The Milk Commission of Ontario;

(c) “Director” means the Director appointed under *The Milk Act*; R.S.O. 1970,
c. 273

(d) “local board” means a local board constituted under *The Farm Products Marketing Act*; R.S.O. 1970,
c. 162

(e) “marketing board” means a marketing board constituted under *The Milk Act*;

(f) “Tribunal” means the Farm Products Appeal Tribunal.

12.—(1) Subject to subsection 4, where a person considers himself aggrieved by any order, direction or decision of the Board, the Commission or the Director, made under *The Farm Products Marketing Act* or *The Milk Act*, as the case may be, he may appeal to the Tribunal by serving upon the Tribunal written notice of the appeal. Appeal to
Tribunal

(2) Subject to subsections 4 and 5, where any person considers himself aggrieved by any order, direction, decision or regulation made under *The Farm Products Marketing Act* by a local board or under *The Milk Act* by a marketing board, he may appeal to the Tribunal by serving upon the Tribunal written notice of the appeal. Idem

(3) Every notice under subsection 1 or 2 shall contain a statement of the matter being appealed and the name and address of the person making the appeal. Contents
of notice

Tribunal
may refuse
to hear
appeal

(4) Notwithstanding anything in this section, the Tribunal, in respect of an appeal commenced after this section comes into force, may refuse to hear the appeal or, after a hearing has commenced, refuse to continue the hearing or make a decision if it relates to any order, direction, decision or regulation of which the appellant has had knowledge for more than two years before the notice is served under subsection 1 or 2 or, if in its opinion,

- (a) the subject-matter of the appeal is trivial;
- (b) the appeal is frivolous or vexatious or is not made in good faith; or
- (c) the appellant has not a sufficient personal interest in the subject-matter of the appeal.

Application
for recon-
sideration
of order, etc.

(5) No appeal may be taken from any order, direction, decision or regulation of a local board or a marketing board unless,

- (a) the appellant has first applied to the local board or marketing board for reconsideration thereof under section 13 and the local board or marketing board has refused to grant, in whole or in part, the relief requested by the appellant; or
- (b) the appellant and the local board or marketing board have waived their respective rights under section 13 in writing.

Persons
entitled
to notice

(6) Upon receipt of a notice under subsection 1 or 2, the Tribunal shall forthwith notify the Board, the Commission, the local board, the marketing board or the Director where any such body or the Director has an interest in the subject-matter of the appeal and such body or the Director, as the case may be, shall thereupon forthwith provide the Tribunal with all relevant by-laws, documents or other materials, of any kind whatsoever, in its or his possession.

Notice of
date, etc.,
of hearing

(7) In any appeal under subsection 1 or 2, the Tribunal shall, within seven days after the notice referred to in subsection 1 or 2 is received, serve notice upon the person making the appeal and upon any body entitled to receive notice under subsection 6 or the Director, as the case may be, of the date, time and place at which the appeal will be heard.

(8) The Tribunal shall hear and decide any appeal under subsection 1 or 2 within thirty days after the date set for the hearing, but the Tribunal may, at the request of any party to the proceedings, adjourn the hearing from time to time for such period or periods of time as the Tribunal considers just. Hearing of appeal

(9) At any hearing under this section, the person making the appeal and any person entitled to receive notice under subsection 6 are parties to the appeal and *The Statutory Powers Procedure Act, 1971* applies. Parties 1971, c. 47

(10) Upon an appeal to the Tribunal under subsection 1 or 2, the Tribunal may by order direct the Board, the Commission, the local board, the marketing board or the Director, as the case may be, to take such action as it or he is authorized to take under *The Farm Products Marketing Act* or *The Milk Act* and as the Tribunal considers proper, and for this purpose the Tribunal may substitute its opinion for that of the Board, the Commission, the local board, the marketing board or the Director. Powers of Tribunal on appeal R.S.O. 1970, cc. 162, 273

(11) The Tribunal shall, within ten days after the hearing is completed, serve notice of its decision upon all parties to the appeal and upon the Minister. Notice of decision

(12) A proceeding that is in substantial compliance with this section is not open to objection on the ground that it is not in strict compliance therewith. Objection to proceeding

(13) Where a notice is served under this section, it may be served personally or, Service of notice

(a) where the notice is served on the Board, the Commission, the local board, the marketing board, the Tribunal or the Director, by mailing the notice to it or him at its or his usual business address; or

(b) where the notice is served on a person making an appeal, by mailing the notice to the address shown in his notice of appeal.

(14) After the Tribunal has decided an appeal under this section, the Tribunal may reopen the hearing on its own motion and make a new decision, and the procedure for an appeal under this section applies to the rehearing. Tribunal may reopen hearing

Request for reconsideration of order, etc.

13.—(1) Where any person considers himself aggrieved by an order, direction or decision of the Board, the Commission, a local board, a marketing board, the Tribunal or the Director, he may by written application therefor request it or him to reconsider such order, direction or decision.

Decision not to be varied without hearing

(2) On any application under subsection 1, the body considering the application or the Director, as the case may be, shall not vary or rescind its or his decision adversely to the interests of any person without holding a hearing to which such person is a party and may make such decision after such hearing as it or he considers proper under any law applicable thereto.

Request for reconsideration of regulation

(3) Where any person is affected by any regulation made by a local board or a marketing board, he may request the local board or marketing board, as the case may be, to reconsider the regulation by serving upon the local board or the marketing board written notice of the request.

Idem

(4) Where any person is affected by any regulation made by the Board or the Commission, he may request the Board or the Commission to reconsider the regulation by serving upon the Board or the Commission written notice of the request.

Hearing

(5) On receipt of a notice under subsection 3 or 4, the body considering the request shall hold, or shall afford to the person making the request an opportunity for, a hearing.

1971, c. 47, applies

(6) *The Statutory Powers Procedure Act, 1971* applies to a hearing under this section.

Powers of Minister

14.—(1) Within thirty days after receipt by the Minister of a decision of the Tribunal under this Act or within such longer period as may be determined by the Minister within such thirty day period, the Minister may,

- (a) vary the whole or any part of the decision;
- (b) substitute for the decision of the Tribunal such decision as he considers appropriate; or
- (c) by notice to the Tribunal require the Tribunal to hold a new hearing of the whole or any part of the matter appealed to the Tribunal and reconsider its decision.

Decision is final

(2) Subject to subsection 3, a decision of the Tribunal is final after the expiration of the period or periods mentioned in subsection 1 unless, under subsection 1, the decision is

varied or a decision is substituted for the decision of the Tribunal or a new hearing is required.

(3) A decision of the Tribunal that has been varied under clause *a* or that has been substituted for the decision of the Tribunal under clause *b* of subsection 1 is final. Idem

(4) The Minister shall give notice, together with written reasons therefor, of any variation, substitution or requirement of a new hearing under subsection 1 to all parties to the appeal and to the Tribunal. Notice to be given by Minister

2.—(1) Clause *a* of section 1 of *The Agricultural Tile Drainage Installation Act, 1972*, being chapter 38, is repealed and the following substituted therefor: 1972, c. 38, s. 1 (a), re-enacted

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*. R.S.O. 1970, c. 109

(2) Section 8 of the said Act is repealed. s. 8, repealed

3.—(1) Clause *j* of section 1 of *The Animals for Research Act*, being chapter 22 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor: R.S.O. 1970, c. 22, s. 1 (j), re-enacted

(j) “Review Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

(2) Section 2 of the said Act is repealed. s. 2, repealed

4.—(1) Clause *aa* of section 1 of *The Artificial Insemination of Live Stock Act*, being chapter 30 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1973, chapter 119, section 2, is repealed and the following substituted therefor: R.S.O. 1970, c. 30, s. 1 (aa), re-enacted

(aa) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

(2) Section 9*d* of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 9 and amended by 1973, chapter 119, section 6, is repealed. s. 9*d*, repealed

5.—(1) Clause *e* of subsection 1 of section 1 of *The Commodity Board Members Act, 1976*, being chapter 7, is repealed and the following substituted therefor: 1976, c. 7, s. 1 (1) (e), re-enacted

R.S.O. 1970,
c. 109

- (e) “Tribunal” means the Farm Products Appeal Tribunal established under *The Ministry of Agriculture and Food Act*.

1976, c. 7,
amended

- (2) The said Act is amended,

- (a) by striking out “having jurisdiction over that commodity board” in the third and fourth lines of section 3;
- (b) by striking out “proper” in the fifth line of subsection 1 of section 4; and
- (c) by striking out “a” where it occurs the first time in the first line of subsection 2 of section 5 and inserting in lieu thereof “the”.

R.S.O. 1970,
c. 105,
s. 1 (a),
re-enacted

- 6.—(1) Clause *a* of section 1 of *The Dead Animal Disposal Act*, being chapter 105 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1971, chapter 50, section 26, is repealed and the following substituted therefor:

- (a) “Board” means the Agricultural Licensing and Registration Review Board under *The Ministry of Agriculture and Food Act*.

s. 5e,
repealed

- (2) Section 5e of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 26, is repealed.

R.S.O. 1970,
c. 138,
s. 1 (ab),
repealed

- 7.—(1) Clause *ab* of section 1 of *The Edible Oil Products Act*, being chapter 138 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1971, chapter 50, section 34, is repealed.

s. 1,
amended

- (2) The said section 1, as amended by the Statutes of Ontario, 1971, chapter 50, section 34 and 1972, chapter 9, section 1, is further amended by adding thereto the following clause:

- (g) “Tribunal” means the Farm Products Appeal Tribunal established under *The Ministry of Agriculture and Food Act*.

ss. 4e, 4f, 4g,
amended

- (3) Sections 4e, 4f and 4g of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 34, are amended by striking out “Commission” wherever it occurs and inserting in lieu thereof in each instance “Tribunal”.

8.—(1) Clauses *b* and *g* of section 1 of *The Farm Products Grades and Sales Act*, being chapter 161 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1974, chapter 6, section 1, are repealed and the following substituted therefor:

R.S.O. 1970,
c. 161,
s. 1 (b) (g),
re-enacted

(b) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*;

R.S.O. 1970,
c. 109

.

(g) “Director” means the Director appointed under this Act.

(2) Section 5 of the said Act is repealed and the following substituted therefor:

s. 5,
re-enacted

5. The Minister may appoint a Director to administer and enforce this Act and inspectors and graders whose duties are to carry out the provisions of this Act.

Minister
may appoint
Director,
etc.

(3) Section 9*h* of the said Act, as enacted by the Statutes of Ontario, 1974, chapter 6, section 3, is repealed.

s. 9*h*,
repealed

9. Section 11 of *The Farm Products Marketing Act*, being chapter 162 of the Revised Statutes of Ontario, 1970, is repealed.

R.S.O. 1970,
c. 162,
s. 11,
repealed

10.—(1) Clause *a* of section 1 of *The Grain Elevator Storage Act*, being chapter 195 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1973, chapter 88, section 1, is repealed and the following substituted therefor:

R.S.O. 1970,
c. 195,
s. 1 (a),
re-enacted

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

(2) Section 8*c* of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 88, section 2, is repealed.

s. 8*c*,
repealed

11.—(1) Clause *a* of section 1 of *The Live Stock and Live Stock Products Act*, being chapter 251 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1971, chapter 50, section 52, is repealed and the following substituted therefor:

R.S.O. 1970,
c. 251,
s. 1 (a)
re-enacted

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

s. 2e,
repealed

- (2) Section 2e of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 52, is repealed.

R.S.O. 1970,
c. 253,
s. 1 (a),
re-enacted

- 12.**—(1) Clause *a* of section 1 of *The Live Stock Community Sales Act*, being chapter 253 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1971, chapter 50, section 53, is repealed and the following substituted therefor:

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

R.S.O. 1970,
c. 109

s. 3e,
repealed

- (2) Section 3e of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 53, is repealed.

1973, c. 80,
s. 1 (a),
re-enacted

- 13.**—(1) Clause *a* of section 1 of *The Live Stock Medicines Act*, 1973, being chapter 80, is repealed and the following substituted therefor:

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

s. 9,
repealed

- (2) Section 9 of the said Act is repealed.

R.S.O. 1970,
c. 266,
s. 1 (aa),
re-enacted

- 14.**—(1) Clause *aa* of section 1 of *The Meat Inspection Act (Ontario)*, being chapter 266 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1971, chapter 50, section 56, is repealed and the following substituted therefor:

(aa) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

s. 3e,
repealed

- (2) Section 3e of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 56, is repealed.

R.S.O. 1970,
c. 273,
s. 1, par. 8a,
re-enacted

- 15.**—(1) Paragraph 8a of section 1 of *The Milk Act*, being chapter 273 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1972, chapter 162, section 1, is repealed and the following substituted therefor:

8a. “Director” means the Director appointed under this Act.

s. 12a,
amended

- (2) Section 12a of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 162, section 4, is amended by renumbering subsections 1, 2, 3 and 4 as subsections 2, 3,

4 and 5, respectively, and by adding thereto the following subsection:

(1) The Minister may appoint a Director for the purposes of this Act. Minister
may appoint
Director

(3) Section 26, as amended by the Statutes of Ontario, 1972, ^{ss. 26, 26a, 26b,} chapter 162, section 10, and sections 26a and 26b, as ^{repealed} enacted by the Statutes of Ontario, 1972, chapter 162, section 11, of the said Act, are repealed.

16.—(1) Clause *ab* of section 1 of *The Oleomargarine Act*, being ^{R.S.O. 1970,} chapter 304 of the Revised Statutes of Ontario, 1970, ^{c. 304,} as enacted by the Statutes of Ontario, 1971, chapter 50, ^{s. 1 (ab),} section 60, is repealed. ^{repealed}

(2) The said section 1, as amended by the Statutes of Ontario, ^{s. 1,} 1971, chapter 50, section 60, is further amended by adding ^{amended} thereto the following clause:

(f) “Tribunal” means the Farm Products Appeal Tribunal established under *The Ministry of Agriculture and Food Act*. R.S.O. 1970,
c. 109

(3) Sections 6e, 6f and 6g of the said Act, as enacted by ^{ss. 6e, 6f, 6g,} the Statutes of Ontario, 1971, chapter 50, section 60, are ^{amended} amended by striking out “Commission” wherever it occurs and inserting in lieu thereof in each instance “Tribunal”.

17. *The Ontario Producers, Processors, Distributors and Consumers Food Council Act*, being chapter 328 of the Revised Statutes ^{R.S.O. 1970,} of Ontario, 1970, is repealed. <sup>c. 328,
repealed</sup>

18.—(1) Clause *a* of section 1 of *The Plant Diseases Act*, being ^{R.S.O. 1970,} chapter 350 of the Revised Statutes of Ontario, 1970, ^{c. 350,} as enacted by the Statutes of Ontario, 1971, chapter 50, ^{s. 1 (a),} section 67, is repealed and the following substituted ^{re-enacted} therefor:

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

(2) Section 4e of the said Act, as enacted by the Statutes ^{s. 4e,} of Ontario, 1971, chapter 50, section 67, is repealed. ^{repealed}

19. *The Pregnant Mare Urine Farms Act*, being chapter 359 of ^{R.S.O. 1970,} the Revised Statutes of Ontario, 1970, section 68 of the Statutes ^{c. 359;} of Ontario, 1971, chapter 50 and the Statutes of Ontario, 1975, ^{1971, c. 50,} chapter 54, are repealed. <sup>s. 68;
1975, c. 54,
repealed</sup>

R.S.O. 1970,
c. 368,
s. 1 (a),
re-enacted

- 20.**—(1) Clause *a* of section 1 of *The Provincial Auctioneers Act*, being chapter 368 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1971, chapter 50, section 69, is repealed and the following substituted therefor:

R.S.O. 1970,
c. 109

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

s. 1*e*,
repealed

- (2) Section 1*e* of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 69, is repealed.

1972, c. 59,
s. 1 (a),
re-enacted

- 21.**—(1) Clause *a* of section 1 of *The Riding Horse Establishments Act*, 1972, being chapter 59, is repealed and the following substituted therefor:

(a) “Board” means the Agricultural Licensing and Registration Review Board established under *The Ministry of Agriculture and Food Act*.

s. 2,
repealed

- (2) Section 2 of the said Act is repealed.

R.S.O. 1970,
c. 429,
s. 1 (b),
repealed

- 22.**—(1) Clause *b* of section 1 of *The Seed Potatoes Act*, being chapter 429 of the Revised Statutes of Ontario, 1970, is repealed.

s. 3,
re-enacted

- (2) Section 3 of the said Act is repealed and the following substituted therefor:

Copy of
by-law
to be sent
to Ministry

3. The clerk shall send a certified copy of a by-law passed under section 2 to the Ministry of Agriculture and Food within seven days after it is passed.

Transitional

- 23.** Where, on the day this Act comes into force, any matter of a kind that may be appealed to the Agricultural Licensing and Registration Review Board or the Farm Products Appeal Tribunal is pending before The Farm Products Marketing Board, The Milk Commission of Ontario or any board established under a provision that is repealed by this Act and,

(a) no hearing has been commenced, the Agricultural Licensing and Registration Review Board or the Farm Products Appeal Tribunal, as the case may be, is seized of the matter and may deal with it as if the matter had been originally directed to it; or

(b) a hearing has been commenced, the body before which the hearing has been commenced may complete its hearing and may decide the matter as fully and effec-

tively for all purposes as if this Act had not been enacted or may, in its discretion, direct that the matter be referred to and commenced anew before the Agricultural Licensing and Registration Review Board or the Farm Products Appeal Tribunal, as the case may be.

- 24.** This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment
- 25.** The short title of this Act is *The Ministry of Agriculture and Food Statute Law Amendment and Repeal Act, 1978*. Short title

CHAPTER 101

An Act to amend The Municipal Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.

Section 284 of *The Municipal Act*, being chapter 284 of the Revised Statutes of Ontario, 1970, is repealed.

s. 284,
repealed
2.

Clause *a* of subsection 2 of section 312 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 136, section 12, and amended by 1976, chapter 51, section 9, is further amended by striking out “or” at the end of subclause iv and by adding thereto the following subclause:

s. 312 (2) (a),
amended

(v)

term deposits accepted by a credit union as defined in *The Credit Unions and Caisses Populaires Act*, 1976; or

1976, c. 62

.

.

.

.

.

3.

Section 352 of the said Act is amended by adding thereto the following paragraphs:

s. 352,
amended

24a.

For providing for keeping in the custody of the municipality things of historical value or interest donated or loaned to the municipality and for entering into agreements with the donor or lender for the keeping of such things.

Things of
historical
interest

(a)

Section 216 does not apply to records, books, accounts and documents in the custody of a municipality pursuant to an agreement under this paragraph where the agreement contains provisions respecting the access of the public to such things.

(b)

Notwithstanding clause *a* or the terms of the agreement, section 216 applies where an agreement under this paragraph is made with a person who at the time of executing the agreement was an

employee or a member of the council of the municipality.

.

Temporary closing of highway for recreational purposes, etc.

61. For closing to vehicular traffic on a temporary basis for such period as shall be specified in the by-law any highway or portion of a highway under the jurisdiction of the council for such social, recreational, community or athletic purpose, or combination of such purposes, as may be specified in the by-law.

- (a) Clauses *a* and *b* of paragraph 60 apply with necessary modifications to every municipality where the council of the municipality has passed a by-law under this paragraph.
- (b) A by-law under this paragraph may prohibit the use, except for pedestrian traffic, of the highway or portion of the highway so closed during the period of closure except under the authority of a permit issued under the by-law upon such terms and conditions, including such fee for the permit, as may be set out in the by-law.

s. 354 (1), amended

4.—(1) Subsection 1 of section 354 of the said Act is amended by adding thereto the following paragraph:

Agreements with condominium corporations re roads, sewers and water pipes
R.S.O. 1970, c. 77

- 62a. For entering into agreements with a condominium corporation incorporated under *The Condominium Act* for,
- i. maintaining and repairing roads on the condominium property,
 - ii. clearing away and removing snow and ice from roads on the condominium property, and
 - iii. maintaining and repairing sewer pipes and water pipes installed on the condominium property for connecting buildings and other structures on the property with the sewage or water works of the municipality and for maintaining and repairing fire hydrants installed on the property,

and the agreement may be upon such terms and conditions, including terms as to the payment of fees, as are agreed upon.

- (a) Where a municipality has entrusted the management of,

- (i) its water works to a public utilities commission, the commission may, with the approval of the council, enter into agreements with condominium corporations for the purposes, in relation to water works, mentioned in subparagraph iii of this paragraph, or
 - (ii) its sewage works and its water works to a public utilities commission, the commission may, with the approval of the council, enter into agreements for the purposes mentioned in subparagraph iii of this paragraph.
- (2) Paragraph 97 of subsection 1 of the said section 354, as s. 354 (1), par. 97, re-enacted amended by the Statutes of Ontario, 1976, chapter 69, section 10, is repealed and the following substituted therefor:

97. To provide for surveying, settling and marking the Highways, boundaries and names boundary lines of highways and giving names to them or changing their names, and for affixing the names at the corners thereof, on public or private property.

- (a) A by-law changing the name of a highway has no Procedures for changing name of highway effect until a copy of it, certified under the hand of the clerk and the seal of the corporation, has been registered in the proper land registry office.
 - (b) Before passing a by-law for changing the name of a highway,
 - (i) notice of the proposed by-law shall be published at least once a week for four successive weeks in a newspaper having general circulation in the municipality, and
 - (ii) the council shall hear any person who claims that he will be adversely affected by the by-law and who applies to be heard.
- (3) Subsection 1 of the said section 354 is further amended s. 354 (1), amended by adding thereto the following paragraphs:

107a. For,

Permit
parking

- i. allowing the parking of motor vehicles or any class or classes thereof on designated parts of highways for specified periods and during specified hours pursuant to permits issued,

- ii. charging such fee as the council may determine for the privilege of parking for such periods and during such times as the by-law provides,
- iii. providing for the commencement, expiry and cancellation of permits and the refunding of the fee for the unexpired portion of the permit period,
- iv. prohibiting the parking, standing or stopping of motor vehicles on the designated highways or the designated parts of highways during specified hours except by authority of a permit, and
- v. providing for exemptions from parking, standing or stopping prohibitions of any by-law of the corporation regulating traffic where a permit is used.

(a) A by-law passed under this paragraph that affects a highway designated as a connecting link or extension of the King's Highway under subsection 1 of section 19 of *The Public Transportation and Highway Improvement Act* has no effect until it is approved by the Minister of Transportation and Communications.

(b) Clause *a* of paragraph 107 applies with necessary modifications to a by-law passed under this paragraph.

R.S.O. 1970,
c. 201

Parking for
handicapped
persons

107*b*. For exempting, pursuant to permits issued, the owners and drivers of vehicles operated by or carrying a physically handicapped person, as defined by the by-law, from any provision of a by-law passed by the council under this Act or under any other general or special Act for prohibiting or regulating the parking, standing or stopping of motor vehicles on any highway or part thereof under the jurisdiction of the council.

(a) A by-law passed under this paragraph,

- (i) may provide for the issuing of permits in respect of vehicles that are operated by or that carry a physically handicapped person, as defined in the by-law,
- (ii) may provide for the manner by which such vehicles shall be identified,

- (iii) may regulate or prohibit the parking, standing or stopping of motor vehicles in respect of which a permit has been issued pursuant to a by-law passed under this paragraph and the provisions authorized by this subclause may be different from and in conflict with the provisions of any other by-law of the municipality for prohibiting or regulating the parking, standing or stopping of motor vehicles on a highway or part thereof under the jurisdiction of the council, and
 - (iv) shall prohibit the improper use or acquisition of a permit or any decal or other identifying marker issued in connection with the permit.
- (4) Paragraphs 112 and 113 of subsection 1 of the said section 354 are repealed and the following substituted therefor: s. 354 (1),
pars. 112, 113,
re-enacted
112. For prohibiting the parking or leaving of motor vehicles, Prohibiting
parking on
private or
municipal
property
- i. on private property without the consent of the owner or occupant of the property, and
 - ii. on property owned or occupied by the municipality or any local board thereof without the consent of the municipality or local board, as the case may be.
- (a) A by-law passed under this paragraph may provide for the removal or impounding of any vehicle, at its owner's expense, parked or left contrary to the by-law.
- (b) Subsection 13 of section 116 of *The Highway Traffic Act* and clause a of paragraph 107 of this section apply, with necessary modifications, to a by-law passed under this paragraph. R.S.O. 1970,
c. 202
- (c) The driver of a motor vehicle, not being the owner, is liable to any penalty provided under a by-law passed under this paragraph, and the owner of a motor vehicle is also liable to such a penalty unless at the time the offence was committed the motor vehicle was in the possession of a person other than the owner without the owner's consent.

- (d) Subject to clause *f*, the driver or owner of a motor vehicle parked or left on private property is not liable to any penalty or to have the motor vehicle removed from such property or impounded under a by-law passed under this paragraph except upon the written complaint of the owner or occupant of the property given to a constable or officer appointed for the carrying out of the provisions of the by-law.
- (e) Where an owner or occupant of property affected by a by-law passed under this paragraph has posted signs stating conditions on which a motor vehicle may be parked or left on the property or prohibiting the parking or leaving of a motor vehicle on the property, a motor vehicle parked or left on the property contrary to such conditions or prohibition shall be deemed to have been parked or left without consent.
- (f) A special constable appointed under *The Police Act*, in respect of a particular property, to enforce a by-law passed under this paragraph shall be deemed to have the written authority of the owner or occupant of the property to enforce the by-law, and such special constable is not required to receive a written complaint before enforcing the by-law.
- (g) In this paragraph,
- (i) “owner” when used in relation to property means,
- (A) the registered owner of the property,
- (B) the registered owner of a condominium unit, whose consent shall extend only to the control of the unit of which he is owner and any parking spaces allotted to him by the condominium corporation or reserved for his exclusive use in the declaration or description of the property,

- (C) the spouse of a person described in sub-subclause A or B,
 - (D) where the property is included in a description registered under *The Condominium Act*, the board of directors of the condominium corporation, ^{R.S.O. 1970, c. 77}
 - (E) a person authorized in writing by the property owner as defined in sub-subclause A, B, C or D to act on the owner's behalf for requesting the enforcement of a by-law passed under this paragraph,
- (ii) "occupant" means,
- (A) the tenant of the property or part thereof whose consent shall extend only to the control of the land of which he is tenant and any parking spaces allotted to him under his lease or tenancy agreement,
 - (B) the spouse of a tenant,
 - (C) a person or a municipality, or a local board thereof, having an interest in the property under an easement or right of way granted to or expropriated by the person, municipality or local board whose consent shall extend only to the part of the property that is subject to the easement or right of way,
 - (D) a person authorized in writing by an occupant as defined in sub-subclause A, B or C to act on the occupant's behalf for requesting the enforcement of a by-law passed under this paragraph.

113. Requiring all residents in the municipality owning and using any wheeled vehicle or any class or classes thereof, other than a motor vehicle and a trailer as defined in *The* ^{Licences for wheeled vehicles}

Highway Traffic Act and a wheeled vehicle used for farming purposes, to obtain a licence therefor before using it upon any highway of the municipality.

(a) A by-law under this paragraph,

- (i) may limit the weight or size of loads that may be carried on wheeled vehicles to which the by-law applies,
- (ii) may regulate the issuing of the licences, and
- (iii) may fix, and provide for the collection of, an annual fee for such licences which may be in different amounts for different classes of vehicles.

s. 354 (1),
amended

(5) Subsection 1 of the said section 354 is further amended by adding thereto the following paragraph:

Parking
facilities for
handicapped
persons

131a. For requiring the owners or operators of parking lots or other parking facilities to which the public has access, whether on payment of a fee or otherwise, to provide designated parking spaces for the sole use of vehicles operated by or conveying a physically handicapped person and in respect of which a permit has been issued under a by-law passed by the council under paragraph 107b and for prohibiting the use of such spaces by other vehicles.

(a) A by-law passed under this paragraph may specify the dimensions of parking spaces to be provided for the sole use of vehicles operated by or carrying a physically handicapped person and for the number of such spaces to be provided by each owner or operator of a parking lot or other parking facility, which number may be based upon a proportion of the total number of parking spaces in the parking lot or parking facility to which the public has access.

s. 362a,
amended

5. Section 362a of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 83, section 7, is amended by adding thereto the following subsection:

Exemption
from
connecting

(1a) A by-law passed under subsection 1 may provide for exempting owners of buildings, or any such class or classes thereof as may be specified in the by-law, in the municipality or in any defined area thereof from the application of the provisions of the by-law requiring the connection of such buildings or such class or classes thereof to the sewage works or water works of the municipality upon payment by the owner

to the municipality of such amounts or of amounts computed by such method as may be provided for in the by-law, and the amounts or method of computation provided for may be different for owners of different classes of buildings, and the by-law may provide for the manner in which and the period for which the payments shall be made.

6. Section 377 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 136, section 17, is further amended by adding thereto the following paragraph: ^{s. 377, amended}

1b. A by-law passed under paragraph 1 for the licensing of owners and drivers of cabs may provide that its provisions, including any provisions for establishing fares or rates or limiting the number of cabs, shall apply to the owners and drivers of cabs engaged in the conveyance of goods or passengers from any point within the municipality to any point outside the municipality except where such conveyance is made to an airport owned and operated by the Crown in right of Canada situate outside the municipality by a cab bearing a valid and subsisting plate issued in respect of such airport under The Government Airport Concession Operations Regulations made under the *Department of Transport Act* (Canada). <sup>Cabs, destinations outside municipality
R.S.C. 1970, c. T-15</sup>

7. Section 389 of the said Act, as re-enacted by the Statutes of Ontario, 1978, chapter 32, section 22, is amended by adding thereto the following subsection: ^{s. 389, amended}

(3) A by-law passed under subsection 1 may provide for the payment of a specified amount or amounts calculated according to a specified rate in lieu of the amount of actual expenses incurred in respect of items of expenditure specified in the by-law where the specified amounts or rates, in the opinion of the council, reasonably reflect the actual expenses that would be incurred. ^{Expense allowances}

8. Section 389b of the said Act, as enacted by the Statutes of Ontario, 1978, chapter 32, section 22, is repealed and the following substituted therefor: ^{s. 389b, re-enacted}

389b. Notwithstanding the provisions of any general or special Act, the council of a municipality may provide by by-law for paying such expenses of persons mentioned in subsection 1 of section 389a as are actually incurred as a result of their acting in their capacity as members of the local board or other body, and as are authorized by the by-law, and subsections 2 and 3 of section 389 apply with necessary modifications to a by-law passed under this section. ^{Expense allowances}

s. 389c,
re-enacted

- 9.** Section 389c of the said Act, as enacted by the Statutes of Ontario, 1978, chapter 32, section 22, is repealed and the following substituted therefor:

Remuneration
or expenses
not to be
paid by
local board

389c.—(1) Notwithstanding the provisions of any general or special Act but subject to subsection 2, no remuneration or expenses shall be paid by a local board to a person mentioned in subsection 1 of section 389a or subsection 1 of section 389e in respect of his membership on the local board.

Payment of
chairman
and
vice-chairman

(2) Notwithstanding subsection 1, where a person mentioned in subsection 1 of section 389a or subsection 1 of section 389e is the chairman or vice-chairman of a local board, the board may provide for the payment to such chairman or vice-chairman of such remuneration and expenses as may be established by the council of the municipality, or, where more than one municipality is concerned, as established by the board, and such remuneration or expenses may be in addition to the remuneration or expenses paid to such person under any other section of this Act or under any other general or special Act in respect of his membership on the board.

s. 389d (1),
amended

- 10.** Subsection 1 of section 389d of the said Act, as enacted by the Statutes of Ontario, 1978, chapter 32, section 22, is amended by inserting after “or” in the fifth line “as”.

s. 390a,
enacted

- 11.** The said Act is further amended by adding thereto the following section:

Liability
insurance,
payment of
damages, etc.

R.S.O. 1970,
c. 118

390a.—(1) The council of every municipality may pass by-laws for contracting for insurance to protect the members of the council or of any local board thereof, as defined in *The Municipal Affairs Act*, against risks that may involve liability on the part of such members and for paying premiums therefor or for paying any damages or costs awarded against any such members or expenses incurred by them as a result of any action or other proceeding arising out of acts or omissions done or made by them in their capacity as members or officers of the municipality or local board including while acting in the performance of any statutory duty imposed by any general or special Act or for paying any sum required in connection with the settlement of such an action or other proceeding and for assuming the cost of defending any such member in such an action or other proceeding.

Local boards

(2) A local board has the same powers to provide insurance for or to make payments to or on behalf of its members as are conferred upon the council of a municipality under this section in respect of its members.

- 12.** Section 391 of the said Act, as re-enacted by the Statutes of Ontario, 1978, chapter 32, section 24, is amended by adding thereto the following subsection: s. 391,
amended

- (2) No payments shall be made under subsection 1 to, Excluded
members
- (a) the members of a school board;
 - (b) the members of a hydro-electric commission;
 - (c) the members of a public utilities commission;
 - (d) the trustees of a police village; or
 - (e) the members of a board of trustees of a police village.

- 13.—**(1) Notwithstanding this Act or *The Municipal Amendment Act, 1978*, being chapter 32, for the period commencing on the 20th day of June, 1978, and ending on the 31st day of December, 1979, any rate, remuneration, expense or allowance paid to a member of the council of a municipality or a local board thereof or to an officer or servant of a municipality or a local board thereof in accordance with the provisions of *The Municipal Act* or any other general or special Act, as such Acts existed on the 19th day of June, 1978, shall be deemed not to be improperly paid by reason only of the fact that the payment was not made in accordance with the provisions of *The Municipal Act*, as amended by this Act, or *The Municipal Amendment Act, 1978*, being chapter 32. Remuneration
and
allowances,
saving
1978, c. 32

R.S.O. 1970,
c. 284

- (2) Notwithstanding this Act or *The Municipal Amendment Act, 1978*, being chapter 32, a conservation authority shall, for the year 1979, continue to be responsible for the payment of the remuneration and expenses of the members of the authority appointed by its participating municipalities, unless prior to the 15th day of February, 1979 the conservation authority passes a resolution transferring such responsibility to the participating municipalities. Conservation
authorities

- (3) Notwithstanding section 389*d* of *The Municipal Act*, as enacted by *The Municipal Amendment Act, 1978*, being chapter 32, that section shall be deemed not to require the filing of a statement in respect of remuneration and expenses paid for the years 1978 and 1979. No statements
required under
section 389*d*
for 1978 and 1979

- (4) In this section, “municipality” includes a regional, metropolitan and district municipality and the County of Oxford. Interpre-
tation

s. 429,
repealed

14. Section 429 of the said Act is repealed.

s. 443 (6),
re-enacted

15. Subsection 6 of section 443 of the said Act is repealed and the following substituted therefor:

Approval
of by-law
by judge of
county or
district
court

(6) A by-law of the council of a township passed under clause *c* of subsection 1,

- (a) in the case of a township in unorganized territory, does not have any force until approved by a judge of the district court of the district in which the township is situated; and
- (b) in the case of a township separated for municipal purposes from the county in which it is situated, does not have any force until approved by a judge of the county court of the county in which the township is situated.

Notice to
clerk of
county

(6a) Where the council of a township, other than a township mentioned in subsection 6, intends to pass a by-law under clause *c* of subsection 1, it shall so notify, in writing, the clerk of the county in which the township is situated by registered mail or by personal service.

Objection
to by-law

(6b) If the council of the county objects to the passing of the proposed by-law in respect of which a notice is given under subsection 6a, it shall so notify the clerk of the township, in writing, by registered mail or by personal service within sixty days of the receipt of the notice by the clerk of the county, and thereupon the proposed by-law shall not be passed except by agreement between the council of the county and the council of the township and, failing agreement, the Municipal Board, upon application, may determine the matter and its decision is final.

Passage of
by-law

(6c) After giving the notice required under subsection 6a, the council of the township may pass a by-law under clause *c* of subsection 1 where,

- (a) the council of the county has by by-law consented to the passing of the by-law by the township; or
- (b) the sixty-day period referred to in subsection 6b has elapsed and no notice of objection has been received by the clerk of the township from the council of the county,

and the council of the county shall have no further right of objection.

- 16.** Clause *b* of subsection 1 of section 446 of the said Act is repealed and the following substituted therefor: s. 446 (1) (b),
re-enacted

(*b*) the council shall hear any person who claims that his land will be prejudicially affected by the by-law and who applies to be heard.

- 17.**—(1) Subsection 1 of section 472 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 51, section 13, is repealed and the following substituted therefor: s. 472 (1),
re-enacted

(1) Every person is qualified to be elected a trustee or to vote at the election thereof, Qualifications,
trustees and
electors

(*a*) who is entitled to be an elector under section 12 or 13 of *The Municipal Elections Act, 1977* for the election of members of the council of the municipality in which the village is situate, in whole or in part, by reason of being a resident or owner or tenant of land situate in the village or the spouse of such owner or tenant; and 1977, c. 62

(*b*) who is not disqualified by this or any other Act from holding the office of trustee or from voting at the election to such office.

- (2) Notwithstanding subsection 1 of section 472 of the said Act, as re-enacted by subsection 1 of this section, where in any municipality or locality proceedings in respect of the regular election in 1978 were taken in accordance with subsection 1 of section 472 as it existed on the 19th day of June, 1978, the proceedings shall be deemed not to be invalidated by reason only of the fact the proceedings were not taken in accordance with subsection 1 of section 472 as re-enacted by subsection 1 of this section. Saving

- 18.** Subsection 2 of section 502 of the said Act is repealed and the following substituted therefor: s. 502 (2),
re-enacted

(2) The trustees appointed under subsection 1 shall be deemed to be members of a council under sections 388 and 389 and section 389*d* applies with necessary modifications to the secretary-treasurer appointed under subsection 9. Remuneration
of trustees

904	Chap. 101	MUNICIPAL (NO. 3)	1978
Commence- ment	19. —(1) This Act, except sections 2, 7, 8, 9 and subsection 1 of section 17, comes into force on the day it receives Royal Assent.		
Idem	(2) Section 2 comes into force on a day to be named by proclamation of the Lieutenant Governor.		
Idem	(3) Sections 7, 8 and 9 and subsection 1 of section 17 shall be deemed to have come into force on the 20th day of June, 1978.		
Short title	20. The short title of this Act is <i>The Municipal Amendment Act, 1978 (No. 3)</i> .		

CHAPTER 102

An Act to amend The County Courts Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. *The County Courts Act*, being chapter 94 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following section:

32a. Where in any Act an appeal to the county court is provided for, the county court has the same powers upon the hearing and disposition of the appeal as the Court of Appeal has under *The Judicature Act* in civil matters, subject to any express provision in the Act that provides for the appeal.

s. 32a,
enacted

Powers
on
statutory
appeals
R.S.O. 1970,
c. 228

- 2. This Act shall be deemed to have come into force on the 31st day of March, 1978.
- 3. The short title of this Act is *The County Courts Amendment Act, 1978*.

Commence-
ment

Short title

CHAPTER 103

**An Act to amend
The Residential Premises Rent Review
Act, 1975 (2nd Session)**

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 20 of *The Residential Premises Rent Review Act, 1975 (2nd Session)*, being chapter 12, as amended by the Statutes of Ontario, 1978, chapter 53, section 1 and 1978, chapter 80, section 1, is repealed and the following substituted therefor: s. 20 (1),
re-enacted

(1) This Act, upon receiving Royal Assent, shall be deemed to have come into force on the 29th day of July, 1975, and is retroactive to the extent necessary to give full force and effect to its provisions on, from and after that date, and is repealed on the 30th day of June, 1979. Commence-
ment and
expiry

- (2) Subsection 2 of the said section 20, as re-enacted by the Statutes of Ontario, 1978, chapter 80, section 1, is repealed and the following substituted therefor: s. 20 (2),
re-enacted

- (2) Notwithstanding subsection 1,

Idem

(a) where there has been an increase in rent for residential premises charged to take effect after the 30th day of June, 1978, and on or before the 30th day of June, 1979, the landlord shall not charge and no order shall authorize any further increase in rent for the premises to take effect within twelve months after the said increase took effect and this Act continues in force for the purpose of the implementation and enforcement of this clause; and

(b) this Act continues in force for the purpose of,

(i) hearing and making orders in respect of applications filed on or before the 30th day of June, 1979, and appeals from such orders, relating to a rental period commencing on or before that date, and

(ii) enforcing orders made under this Act.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Residential Premises Rent Review Amendment Act, 1978 (No. 3)*.

CHAPTER 104

An Act to amend The Municipal Act

Assented to December 15th, 1978

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 8 of section 368*b* of *The Municipal Act*, being chapter 284 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1978, chapter 17, section 2, is repealed and the following substituted therefor:

(8) By-laws passed under this section do not apply to premises or trades, callings, businesses or occupations carried on in premises licensed under *The Theatres Act* or licensed under a by-law passed under section 368*a* of this Act.

s. 368*b* (8),
re-enacted

Non-
application
of by-laws
R.S.O. 1970,
c. 459

- 2. This Act comes into force on the day it receives Royal Assent.
- 3. The short title of this Act is *The Municipal Amendment Act*.

Commence-
ment

Short title

CHAPTER 105

**An Act to repeal
The Pyramidic Sales Act, 1972***Assented to December 15th, 1978*

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) *The Pyramidic Sales Act, 1972*, being chapter 57, ^{1972, c. 57,} is repealed but, for the purpose of winding up funds ^{repealed} established under that Act and paying claims of investors, sections 1, 2, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26 shall continue to apply in respect of a promoter who held a certificate of acceptance the day before this Act comes into force.

(2) Expressions used in this Act have the same meaning ^{Interpre-} as in *The Pyramidic Sales Act, 1972*. ^{tation}

(3) In this Act, “fund” means a fund established as a ^{Idem} trust fund under an escrow agreement referred to in subsection 4 of section 12 of *The Pyramidic Sales Act, 1972*.

2. Every fund shall continue to be held in accordance ^{Trust} with the escrow agreement under which it was established ^{funds} and, notwithstanding anything to the contrary in any such escrow agreement, no money shall be released from the fund except by the direction of the Registrar or as provided in section 4.

3. Every person who is entitled to rescind an agreement ^{Rescission} under subsection 1 of section 12 of *The Pyramidic Sales Act,* ^{1972, c. 57} 1972 on the day before this Act comes into force may rescind the agreement at any time before the 1st day of June, 1979.

4.—(1) Except for money released therefrom pursuant ^{Disposition} to a direction of the Registrar, every fund shall be held ^{of trust} until the 1st day of January, 1980 after which date the ^{funds} holder of the fund shall apply to a judge of the Supreme Court for direction on the disposition of the fund.

Idem (2) In making an order under subsection 1, the judge shall consider legal proceedings instituted against the promoter and shall make such provision as he considers necessary to ensure that a sufficient amount of the fund shall be available to satisfy existing or potential judgments against the promoter.

Where escrow agreement terminated (3) Where a holder of a fund intends to terminate the escrow agreement, the holder shall give notice to the Registrar of the intention and upon the Registrar appointing another person to hold the fund, the holder shall turn the fund over to the person so appointed.

Idem (4) A person appointed under subsection 3 shall hold the fund upon the same terms as the original holder and this Act shall apply to that person as if he were the original holder.

Administrator **5.**—(1) There shall be an Administrator who shall be appointed by the Registrar.

Duties of Administrator (2) The Administrator may exercise the powers and shall perform the duties conferred or imposed upon him by or under this Act under the supervision of the Registrar.

Idem (3) The Administrator shall,

- (a) make reasonable efforts to give notice to investors of their entitlement under section 3;
- (b) advise investors as to the manner in which claims for repayment under subsection 3 of section 12 of *The Pyramidical Sales Act, 1972*, may be made against a fund;
- (c) establish procedures for resolution of disputes between a promoter and an investor;
- (d) advise holders of funds of any claims or legal proceedings of which he has knowledge instituted by investors against a promoter;
- (e) retain such staff and obtain such assistance and advice as he considers necessary to carry out his duties; and
- (f) fulfil such other functions as the Registrar considers necessary to ensure the proper disposition of funds.

Expenses paid out of interest **6.** The Registrar may direct the holder of a fund to pay, out of interest earned on the fund, the reasonable fees and expenses of,

- (a) the holder of a fund where the fees and expenses are incurred as a result of this Act and not otherwise provided for in the escrow agreement establishing the fund; and
- (b) the Administrator incurred in the performance of his duties.

7.—(1) For the purposes of subsection 3 of section 12 of *The Pyramidic Sales Act, 1972*, a commodity is deemed to have been returned on the thirtieth day after the day on which the investor serves notice of rescission on the promoter as provided in subsection 2 of section 12 of *The Pyramidic Sales Act, 1972*. Return of commodity 1972, c. 57

(2) The notice referred to in subsection 1 shall specify the location at which the commodity is located and when it may be picked up by the promoter. Information contained in notice

(3) Notwithstanding subsection 1 of section 12 of *The Pyramidic Sales Act, 1972*, notice of rescission is not required to be given to any person other than the promoter. Where notice not required

8.—(1) Where there has been rescission of an agreement and return of the commodity and the promoter has not paid to the investor the amount that the investor is entitled to receive under subsection 3 of section 12 of *The Pyramidic Sales Act, 1972* within sixty days after notice of rescission has been served, by personal delivery or by registered mail, the investor may apply to the Administrator for repayment out of the appropriate fund, and where the Administrator is satisfied that the commodity has been returned in merchantable condition and that the promoter has not paid to the investor the amount that the investor is entitled to receive under subsection 3 of section 12 of *The Pyramidic Sales Act, 1972*, the Administrator shall recommend to the Registrar that payment be made to the investor out of the fund and the Registrar may direct such payment Payment out of fund

(2) Notwithstanding any agreement to the contrary, a commodity shall not be deemed not to be in merchantable condition only by reason that cases have been opened, are less than full or are not in the original sealed condition in which they left the promoter's warehouse. Merchantable condition

9.—(1) All certificates of acceptance issued under *The Pyramidic Sales Act, 1972* are withdrawn and nothing in this Act shall be construed as licensing or otherwise permitting a scheme of pyramid selling. Certificates withdrawn

Legal proceedings may continue

(2) Notwithstanding subsection 1, any legal proceeding instituted in respect of a certificate of acceptance may be continued.

Exception to 1972, c. 57, s. 19

10. Section 19 of *The Pyramidic Sales Act, 1972* does not apply to any person employed in the administration of that Act or in the administration of this Act to prohibit communication of information where the communication is made to an investor for the purpose of assisting the investor in ascertaining or exercising his rights under this Act.

Commencement and expiry

11. This Act comes into force on the day it receives Royal Assent and is repealed on the 1st day of January, 1981.

Short title

12. The short title of this Act is *The Pyramidic Sales Repeal Act, 1978*.

CHAPTER 106

An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1979

Assented to December 15th, 1978

MOST GRACIOUS SOVEREIGN:

WHEREAS it appears by messages from the Honourable Preamble
 Pauline M. McGibbon, Lieutenant Governor of the Province of Ontario, and from the estimates and supplementary estimates accompanying the same, that the sums mentioned in the Schedule to this Act are required to defray certain charges and expenses of the public service of this Province, not otherwise provided for, for the fiscal year ending the 31st day of March, 1979; may it therefore please Your Majesty that it be enacted and it is hereby enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1.—(1) There may be paid out of the Consolidated Revenue \$12,964,992,900
 Fund a sum not exceeding in the whole \$12,964,992,900 to granted for
 be applied towards defraying the several charges and expenses fiscal year
 of the public service, not otherwise provided for, from the 1978-79
 1st day of April, 1978, to the 31st day of March, 1979, as set forth in the Schedule to this Act, and, subject to subsection 2, such sum shall be paid and applied only in accordance with the votes and items of the estimates and supplementary estimates upon which the Schedule is based.

(2) Where, in the fiscal year ending the 31st day of Exception
 March, 1979, powers and duties are assigned and transferred from one minister of the Crown to another minister of the Crown, the appropriate sums in the votes and items of the estimates and supplementary estimates upon which the Schedule is based that are approved to defray the charges and expenses of the public service in the exercise and performance of such powers and duties, may be assigned and transferred from time to time as required by certificate of the Management Board of Cabinet to the ministry administered

by the minister to whom the powers and duties are so assigned and transferred.

Accounting
for
expenditure

2. The due application of all moneys expended under this Act shall be accounted for to Her Majesty.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Supply Act, 1978*.

SCHEDULE

	ESTIMATES	SUPPLE- MENTARY ESTIMATES	TOTAL
	\$	\$	\$
Office of the Lieutenant Governor	105,000		105,000
Office of the Assembly	17,097,000	1,293,300	18,390,300
Office of the Premier	1,595,000		1,595,000
Cabinet Office	1,144,000		1,144,000
Management Board	108,530,000		108,530,000
Office of the Provincial Auditor	2,090,000		2,090,000
Office of the Ombudsman	4,116,000		4,116,000
Government Services	261,615,600		261,615,600
Northern Affairs	139,902,000		139,902,000
Revenue	199,411,000		199,411,000
Treasury and Economics	21,738,000		21,738,000
Intergovernmental Affairs	510,770,000	8,047,000	518,817,000
Justice Policy	527,000		527,000
Attorney General	135,495,700	1,300,000	136,795,700
Consumer and Commercial Relations . .	63,850,000		63,850,000
Correctional Services	123,151,000		123,151,000
Solicitor General	166,999,000		166,999,000
Resources Development Policy	3,620,000	57,300	3,677,300
Agriculture and Food	168,847,000	3,200,000	172,047,000
Energy	27,351,000	6,500,000	33,851,000
Environment	280,798,000		280,798,000
Housing	284,229,000		284,229,000
Industry and Tourism	62,136,000		62,136,000
Labour	35,726,000		35,726,000
Natural Resources	247,012,000		247,012,000
Transportation and Communications . .	1,079,903,000		1,079,903,000
Social Development Policy	2,328,000		2,328,000

	ESTIMATES	SUPPLE- MENTARY ESTIMATES	TOTAL
	\$	\$	\$
Colleges and Universities	1,369,147,000	10,000,000	1,379,147,000
Community and Social Services	1,225,694,000		1,225,694,000
Culture and Recreation	180,806,000	34,000,000	214,806,000
Education	2,230,353,000		2,230,353,000
Health	3,944,509,000		3,944,509,000
TOTAL	12,900,595,300	64,397,600	12,964,992,900

PART II
PRIVATE ACTS

Chapters 107 to 153

CHAPTER 107

**An Act to revive
A.C. McIntyre Motors Limited**

Assented to April 24th, 1978

WHEREAS Edward James Turner McIntyre hereby Preamble
represents that A. C. McIntyre Motors Limited, herein
called the Corporation, was incorporated by letters patent
dated the 18th day of July, 1949; that the Minister of Con-
sumer and Commercial Relations by order, dated the 24th
day of October, 1973 and made under the authority of
subsection 3 of section 251 of *The Business Corporations Act*,
cancelled the certificate of incorporation of the Corporation R.S.O. 1970,
c. 53
for default in filing annual returns and declared it to be
dissolved on the 28th day of November, 1973; that at the
time of its dissolution the Corporation had three shareholders,
namely, Allan Franklin Campbell McIntyre, Edward James
Turner McIntyre, the applicant herein, and Clara Ellen
McIntyre; that Allan Franklin Campbell McIntyre, the
brother of the applicant, managed the affairs of the Corpora-
tion and he became ill in the year 1972 and subsequently
died on the 11th day of September, 1974; that Clara Ellen
McIntyre was the mother of the applicant and she died in
March, 1977; that the applicant has obtained all of the shares
of his deceased brother and mother; that the applicant was
the secretary of the Corporation at the time of its dissolution;
that default in filing annual returns occurred by reason of
inadvertence; that the Corporation at the time of its dissolu-
tion owned certain property and that it is desirable that the
Corporation be revived in order to deal with the said property;
and whereas the applicant hereby applies for special legis-
lation reviving the Corporation; and whereas it is expedient
to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. A. C. McIntyre Motors Limited is hereby revived and
is, subject to any rights acquired by any person after its
dissolution, hereby restored to its legal position as a com-
pany incorporated by letters patent, including all its prop-

A. C. McIntyre
Motors
Limited
revived

erty, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The A. C. McIntyre Motors Limited Act, 1978*.

CHAPTER 108

**An Act to revive The A.M.
Crawford Co. Limited***Assented to November 9th, 1978*

WHEREAS Sara Kathleen Daley and Arthur Charlton Crawford hereby represent that The A.M. Crawford Co. Limited, herein called the Corporation, was incorporated by letters patent dated the 1st day of April, 1949; that the Minister of Consumer and Commercial Relations, by order dated the 27th day of March, 1974, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 1st day of May, 1974; that the applicants were the holders of the majority of common shares of the Corporation; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and was at that time and is now actively carrying on the business known as The Gold Shoppe, at 85 Bloor Street West, in the City of Toronto; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The A.M. Crawford Co. Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

The A.M.
Crawford Co.
Limited
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is *The A.M. Crawford Co. Limited Act, 1978*.

Short title

CHAPTER 109

**An Act to revive
Beaver Construction (Ontario) Limited**

Assented to April 24th, 1978

WHEREAS John S. Newman, R. C. Scrim and H. Sutherland hereby represent that Beaver Construction (Ontario) Limited, herein called the Corporation, was incorporated by letters patent dated the 25th day of August, 1961; that the Minister of Consumer and Commercial Relations, by order dated the 4th day of December, 1974 and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 8th day of January, 1975; that the applicants were all of the directors of the Corporation at the time of the dissolution; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned real property and that the Corporation at the time of its dissolution was and is now carrying on active business; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Beaver Construction (Ontario) Limited, is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Beaver
Construction
(Ontario)
Limited
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is *The Beaver Construction (Ontario) Limited Act, 1978*.

Short title

CHAPTER 110

An Act to revive Beezee Foods Limited*Assented to November 9th, 1978*

WHEREAS Max Zeller, Samuel Bloch and Frances Blau hereby represent that Beezee Foods Limited, herein called the Corporation, was incorporated by letters patent dated the 8th day of February, 1967; that the Minister of Consumer and Commercial Relations, by order dated the 14th day of February, 1973, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns, and declared the Corporation to be dissolved on the 21st day of March, 1973; that the applicants were all the directors and the holders of all common shares of the Corporation at the time of its dissolution; that although the notice of default in filing annual returns required by the said subsection 3 of section 251 of *The Business Corporations Act* was sent to each of the applicants as directors, through inadvertence, no action was taken to revive the Corporation until more than two years after the date of the said notice; that the Corporation, at the time of its dissolution, was carrying on active business and since that time active business has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Beezee Foods Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Beezee
Foods
Limited
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Beezee Foods Limited Act, 1978*.

CHAPTER 111

**An Act respecting the
Brockville General Hospital**

Assented to November 9th, 1978

WHEREAS the Brockville General Hospital hereby represents Preamble
that it was incorporated in 1885 under *An Act respecting Benevolent, Provident and other Societies*, being chapter 167 of the Revised Statutes of Ontario, 1877; that the records of such incorporation having been lost, the incorporation was confirmed by *The Brockville General Hospital Act, 1951*, being chapter 98; and whereas the applicant hereby applies for special legislation expanding the purposes of the Hospital; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The Brockville General Hospital Act, 1951*, being 1951, c. 98, s. 2. chapter 98, is amended by adding thereto the following clauses: amended

(ea) To establish, maintain and conduct a nursing home or nursing homes, as defined by *The Nursing Homes Act, 1972*, in the City of Brockville, in the County of Leeds or elsewhere in the County of Leeds. 1972, c. 11

.

(ha) To appoint directors of Fulford Home, a body corporate without share capital, incorporated under Part III of *The Corporations Act* and approved under *The Charitable Institutions Act*. R.S.O. 1970, cc. 89, 62

2. This Act comes into force on the day it receives Royal Assent. Commence-
ment

3. The short title of this Act is *The Brockville General Hospital Act, 1978*. Short title

CHAPTER 112

**An Act respecting the
Capuchins of Central Canada***Assented to November 24th, 1978*

WHEREAS Capuchins of Central Canada, herein called ^{Preamble} the corporation, hereby represents that Capuchin Fathers of the Belgian Province in Canada were incorporated by *The Capuchin Fathers of the Belgian Province in Canada* ^{1944, c. 73} Act, 1944, being chapter 73; that the name of the corporation was changed to Capuchins of Central Canada by supplementary letters patent dated the 7th day of October, 1977; that the corporation requires an amendment to the said Act so that the corporation may exercise its powers beyond the boundaries of Ontario; that the corporation also wishes to repeal section 8 of the said Act; that the said section 8 provides that "The annual rental value of the real estate held by or in trust for the corporation, excepting such property as is necessary for the actual carrying on of the work of the corporation, shall not exceed fifteen thousand dollars."; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 8 of *The Capuchin Fathers of the Belgian* ^{s. 8,} *Province in Canada Act, 1944*, being chapter 73, is repealed. ^{repealed}

2. Clause *a* of section 9 of the said Act is amended by ^{s. 9,} striking out "within the Province of Ontario" in the third ^{amended} and fourth lines.

3. This Act comes into force on the day it receives Royal ^{Commence-} Assent. ^{ment}

4. The short title of this Act is *The Capuchins of Central* ^{Short title} *Canada Act, 1978*.

CHAPTER 113

An Act to revive Congregation Beth Am*Assented to May 8th, 1978*

WHEREAS Irving Bornstein, Norman Horenfeldt, Nathan Goody and Harold Zweig, the applicants herein, represent that Congregation Beth Am, herein called the Corporation, was incorporated by letters patent dated the 30th day of May, 1956 as a corporation without share capital; that the Minister of Financial and Commercial Affairs by order dated the 8th day of December, 1971, made under the authority of subsection 9 of section 347 of *The Corporations Act*, cancelled the letters patent of the Corporation and declared it to be dissolved on the 12th day of January, 1972; that all of the applicants, except Harold Zweig, were directors of the Corporation at the time of its dissolution; that the notice of default in filing annual returns was apparently sent to each of the persons of record on the files of the Department of Financial and Commercial Affairs; that through inadvertence the annual returns for the Corporation were not filed; that none of the applicants was aware of the dissolution of the Corporation until more than five years after the date thereof; that the Corporation at the time of the dissolution was and is now actively carrying on religious and other charitable functions authorized by its letters patent; that the Corporation owned the lands described in Schedules 1 and 2 hereto, which lands were required for the Corporation's actual occupation or for the purpose of the religious and charitable functions authorized by its letters patent; that by virtue of subsection 2 of section 7 of *The Mortmain and Charitable Uses Act*, being chapter 246 of the Revised Statutes of Ontario, 1960, title to the said lands may have vested in the Public Trustee; that those parts of the said lands described in Schedule 1 are presently occupied and used by the Corporation for the said religious and charitable functions; that those parts of the said lands described in Schedule 2 are used as cemetery lands in conjunction with the Corporation's religious functions; that the applicants are desirous that the Corporation be relieved of the effects of the said Act, now being chapter 280 of the Revised Statutes of Ontario, 1970; and whereas the applicants hereby apply for special legislation reviving the

Preamble

R.S.O. 1970,
c. 89

Corporation, declaring that the said lands had never vested in the Public Trustee, and confirming that the Corporation has, and has always had, the power to acquire, hold, possess, enjoy, sell, mortgage, lease or otherwise dispose of land or any interest therein; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Congregation
Beth Am
revived

1. Congregation Beth Am is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

No title
in Public
Trustee

2.—(1) The lands described in Schedules 1 and 2 shall be deemed never to have vested in the Public Trustee.

Power to
hold and
deal with
land
R.S.O. 1970,
c. 280

(2) Notwithstanding *The Mortmain and Charitable Uses Act*, the Corporation shall have and shall always be deemed to have had the power to acquire by purchase, lease, gift, devise or bequest and to hold, possess and enjoy, without limitation as to the period of holding, any land, or any estate or interest therein, in the Province of Ontario necessary for the actual use and occupation of the Corporation or for the carrying on of its undertaking, and to sell, grant, convey, mortgage, lease or otherwise dispose of the same or any part thereof or any interest therein from time to time as occasion may require.

Disposition
of land
not required
for the
purpose
of the
Corporation

(3) Land acquired or held by the Corporation shall be disposed of by it within seven years from the time when the land ceases to be required for the Corporation's actual occupation or for the purpose of the religious and charitable functions authorized by its letters patent.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Congregation Beth Am Act, 1978*.

SCHEDULE 1

Those parcels of land situate in the Borough of North York in The Municipality of Metropolitan Toronto shown on a plan registered in the Land Registry Office for the Land Titles Division of Toronto & York South (No. 66) as Plan M-879 and more particularly described as follows:

1. That parcel of land registered in the said Land Registry Office as Parcel B-2, Section M-879 and being composed of,
 - i. Block B on the said Plan M-879 except those parts of the said Block designated as Parts 1 and 2 on a Plan recorded in the said Land Registry Office as Plan R-982, and
 - ii. Block C on the said Plan M-879.
2. That parcel of land registered in the said Land Registry Office as Parcel B-4, Section M-879 and being composed of those parts of the said Block B designated as Parts 1, 2, 3, 4, 5, 6, 7 and 8 on a Plan recorded in the said Land Registry Office as Plan R-3540.
3. That parcel of land registered in the said Land Registry Office as Parcel 4-1, Section M-879 being Lot 4 on the said Plan M-879.

SCHEDULE 2

That parcel of land situate in the Borough of North York in The Municipality of Metropolitan Toronto, being composed of that part of Lot 24 in Concession 1, West of Yonge Street more particularly described as follows:

COMMENCING at a point upon the existing north limit of the said Lot, the said point being 535 feet 3 inches measured westerly along the said north limit from the easterly limit of Bathurst Street;

THENCE south $17^{\circ} 8'$ east to a point in the northerly limit of a right-of-way hereinafter described;

THENCE easterly along the said northerly limit of the said right-of-way 50 feet to a point;

THENCE north $17^{\circ} 8'$ west to a point 585 feet 3 inches measured easterly along the north limit of the said Lot from the easterly limit of Bathurst Street;

THENCE westerly along the north limit of the said Lot, 50 feet to the point of commencement;

Together with a right-of-way along with others entitled thereto over, along and upon:

Firstly: On the southerly 66 feet in perpendicular width of that part of the said Lot, formerly owned by Matthew Roy Woods, and extending easterly from the easterly limit of Bathurst Street to a depth of 2,042 feet on the southerly side thereof;

Secondly: That part of the said Lot, which may be more particularly described as follows:

COMMENCING at a point distant 66 feet measured northerly and at right angles to the existing southerly limit of that part of the said Lot, formerly owned by Matthew Roy Woods, which point is distant 587 feet 4 inches measured along a line drawn on a course south $17^{\circ} 8'$ east astronomically from its intersection with the existing northerly limit of the said Lot, distant 535 feet 3 inches measured easterly thereon from the easterly limit of Bathurst Street;

THENCE north $17^{\circ} 8'$ west astronomically 300 feet;

THENCE north $72^{\circ} 57'$ east 1,360 feet;

THENCE south $17^{\circ} 8'$ east 300 feet to a point distant 66 feet and measured northerly and at right angles to the existing southerly limit of that part of the said Lot, formerly owned by the said Matthew Roy Woods;

THENCE north $72^{\circ} 57'$ east parallel to the southerly limit of that part of the said Lot formerly owned by the said Matthew Roy Woods, 66 feet;

THENCE north $17^{\circ} 8'$ west 366 feet;

THENCE south $72^{\circ} 57'$ west 1,492 feet;

THENCE south $17^{\circ} 8'$ east 366 feet to a point distant 66 feet measured northerly and at right angles to the existing southerly limit of that part of the said Lot, formerly owned by the said Matthew Roy Woods;

THENCE north $72^{\circ} 57'$ east parallel to the existing southerly limit of that part of the said Lot owned on the 6th day of June, 1956 by Iwansker Mutual Benefit Society, 66 feet to the place of beginning.

CHAPTER 114

An Act respecting the City of Cornwall*Assented to May 8th, 1978*

WHEREAS The Corporation of the City of Cornwall, Preamble
herein called the Corporation, hereby represents that by letters patent dated the 13th day of November, 1857 the Province of Canada granted the lands described in Schedule 1 hereto to the Mayor and Corporation of the Town of Cornwall in trust, as a site for a market place; that by a deed dated the 3rd day of October, 1895 and registered in the Land Registry Office for the Registry Division of Stormont (No. 52) as number 6357, The Toronto General Trust Company, Trustees, granted the lands described in Schedule 2 hereto to The Corporation of the Town of Cornwall for the purposes of a public park; that the said lands are required by the Corporation as part of a land assembly required for the purposes of the Ontario Downtown Revitalization Programme; that for purposes of the said Programme it is necessary that the Corporation hold the said lands in fee simple free from any trusts or conditions; that it is desirable to assure to the Corporation the estate in the said lands subject to no other interest or claim; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The land described in Schedule 1 hereto is hereby declared to be vested in the Corporation in fee simple free from any trust that the land be used for a market place as contained in the aforesaid letters patent dated the 13th day of November, 1857 and the trustee under the trust is hereby absolved from any duties, responsibilities or liabilities imposed upon it by the said letters patent. Land vested in City of Cornwall

2. The land described in Schedule 2 hereto is hereby vested in the Corporation in fee simple free from all rights, trusts, interests, limitations and restrictive covenants except Idem

the reservations, limitations, provisos and conditions expressed in the original grant thereof from the Crown.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The City of Cornwall Act, 1978*.

SCHEDULE 1

All that parcel or tract of land situate in the City of Cornwall, in the County of Stormont, formerly in the Town of Cornwall, containing by admeasurement two acres be the same more or less and being composed of lots 10 and 11 on the north side of Water Street in the said City as shown on a sketch plan of survey prepared by L. P. Stidwill, Ontario Land Surveyor, and dated the 6th day of January, 1977.

SCHEDULE 2

ALL AND SINGULAR those certain parcels or tracts of land and premises situate, lying and being in the City of Cornwall, in the County of Stormont, formerly in the Town of Cornwall, being composed of Lot 10 and part of Lot 11 on the south side of First Street in the said City of Cornwall, said part of said Lot 11 being that part thereof not heretofore sold by Ann Catherine Christian VanKoughnet to one Hill Campbell, and the part of said Lot 11 so sold to the said Hill Campbell being described as follows:

BEGINNING at the northwest corner of said Lot 11;

THENCE east along First Street, 28 feet 7 inches;

THENCE south parallel with Amelia Street, 120 feet;

THENCE west parallel with First Street, 28 feet 7 inches;

THENCE north parallel with Amelia Street, 120 feet to the place of beginning as shown on a sketch plan of survey prepared by L. P. Stidwill, Ontario Land Surveyor, and dated the 6th day of January, 1977.

CHAPTER 115

An Act respecting the City of Cornwall*Assented to May 8th, 1978*

WHEREAS The Corporation of the City of Cornwall Preamble
 hereby applies for special legislation in respect of the
 matters hereinafter set forth; and whereas it is expedient
 to grant the application;

Therefore, Her Majesty, by and with the advice and
 consent of the Legislative Assembly of the Province of
 Ontario, enacts as follows:

1. In this Act,Interpreta-
tion

- (a) "Commission" means The City of Cornwall Pe-
destrian Mall Commission;
- (b) "Corporation" means The Corporation of the City
of Cornwall;
- (c) "council" means the council of the Corporation.

2. Where council has passed a by-law pursuant to
 paragraph 110 of subsection 1 of section 354 of *The Municipi-*
pal Act and subject to the approval of the Ontario Municip-
 al Board, the costs of establishing, operating and maintain-
 ing a pedestrian promenade in the City of Cornwall shall be
 apportioned between the Corporation and the owners of
 property abutting on a pedestrian promenade as the council
 may prescribe and the owners' portion of the cost shall be
 specially assessed upon the lots abutting directly on a
 pedestrian promenade and the provisions of *The Local*
Improvement Act apply thereto, with necessary modifications.

Pedestrian
promenades,
apportion-
ment of
costs
R.S.O. 1970,
c. 284R.S.O. 1970,
c. 255

3.—(1) The corporation known as "The City of Cornwall
 Pedestrian Mall Commission" incorporated by letters patent
 dated the 19th day of December, 1977 under *The Cor-*
porations Act, is hereby continued as a body corporate with
 the objects set out in the said letters patent.

The City
of Cornwall
Pedestrian
Mall
Commission
continued
R.S.O. 1970,
c. 89**(2) The Commission shall consist of,**Membership

- (a) one member of council; and
- (b) four members qualified for election to council who are not members of council,

appointed by the council and the members of the Commission shall be its directors.

Term of office

(3) The member of the Commission who is a member of council shall hold office until the expiration of the term of the council that appointed the member.

Idem

(4) The members of the Commission who are not members of council shall hold office as follows:

1. Two first members for a term expiring on the 30th day of November, 1978.
2. One first member for a term expiring on the 30th day of November, 1979.
3. One first member for a term expiring on the 30th day of November, 1980.
4. Members appointed after the expiration of the terms of the first members shall be appointed for a term of three years.

Reappointment and vacancies

(5) Members of the Commission shall hold office until their successors are appointed and be eligible for reappointment, and, where a person ceases to be a member before the expiration of his term, the council shall appoint another eligible person for the unexpired term of the person who has ceased to be a member.

Remuneration of directors

(6) A by-law passed by the directors of the Commission respecting the remuneration of the directors shall take effect only upon the approval of council.

Powers

(7) All the powers, rights, duties, obligations, authorities and privileges conferred on and duties imposed on the Corporation by any general or special Act with respect to the construction, maintenance, operation and management of pedestrian promenades shall be exercised by the Commission subject to such limitations as the council may impose by by-law.

Dissolution of Commission

(8) With the consent of the Minister of Housing, the council may, by by-law, dissolve the Commission and the letters patent establishing the Commission shall be

surrendered forthwith to the Minister of Consumer and Commercial Relations.

(9) A by-law passed under subsection 8 shall take effect ^{Idem} only upon the filing of a certified copy of the by-law with the Minister of Consumer and Commercial Relations.

(10) Notwithstanding an agreement between Her Majesty ^{Transfer of assets on dissolution} in right of Ontario, as represented by the Minister of Housing, and the Corporation, dated the 4th day of November, 1977, upon the dissolution of the Commission, its undertakings, assets and liabilities shall be assumed by the Corporation.

4. This Act comes into force on the day it receives Royal ^{Commence-} Assent.
ment

5. The short title of this Act is *The City of Cornwall* ^{Short title}
Act, 1978 (No. 2).

CHAPTER 116

An Act respecting Crossroads
Christian Communications Incorporated

Assented to May 26th, 1978

WHEREAS Crossroads Christian Communications Incorporated, herein called the Corporation, hereby represents that it was incorporated by letters patent issued under the *Canada Corporations Act* on the 17th day of March, 1977; that the Corporation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that pursuant to a lease between the Confederation Life Insurance Company and the Corporation, the Corporation has acquired a leasehold interest for a term of nineteen years and ten months in lands owned by the Confederation Life Insurance Company and the building erected thereon; that the lands and building have been assessed and taxed by The Corporation of the City of Toronto; and whereas the applicant hereby applies for special legislation to exempt its aforesaid real property, occupied and used by it in the City of Toronto, from municipal taxation, except for local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1970.
c. C-32

R.S.C. 1952.
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Toronto may pass by-laws exempting from taxes for municipal or school purposes, or both, other than local improvement rates, the land, as defined in *The Assessment Act*, of Crossroads Christian Communications Incorporated, being the lands and building known as 100 Huntley Street, excluding therefrom the lands appurtenant or adjacent thereto which on the 12th day of May, 1978 were owned by the Confederation Life Insurance Company and were being used on that date as a car parking lot, provided that the land is occupied and used solely for the purposes of the Corporation, on such conditions as may be set out in the by-law.

Exemption
from
taxation

R.S.O. 1970.
c. 32

(2) The council of The Corporation of the City of Toronto may by by-law reimburse the Corporation for taxes, or any

Reimburse-
ment for
taxes already
paid

portion thereof, paid in respect of the land referred to in subsection 1 for the period commencing on the 15th day of April, 1977 and ending on the day that a by-law passed under subsection 1 comes into force.

Deemed exemption under R.S.O. 1970, cc. 295, 32

2. For the purposes of subsection 8 of section 214 of *The Municipality of Metropolitan Toronto Act*, an exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of *The Assessment Act*.

Commencement

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Crossroads Christian Communications Incorporated Act, 1978*.

CHAPTER 117

An Act respecting the Town of Exeter

Assented to November 24th, 1978

WHEREAS The Corporation of the Town of Exeter, Preamble
herein called the Corporation, hereby represents that By-law No. 8, A.D. 1899 of the Village of Exeter (now the Town of Exeter) provided a fixed municipal tax rate of three and one-half mills on the dollar for general purposes, together with rates for debenture debt, school and county rates, on all farmland of not less than twenty acres; that the said By-law, as set out in the Schedule hereto, was confirmed and declared to be legal, valid and binding upon the Corporation by an Act entitled *An Act respecting the Village of Exeter*, being chapter 47 of the Statutes of Ontario, 1899; that the provisions of the said By-law are no longer fair and equitable in view of the years which have elapsed since the passage of the said By-law and the changes that have taken place in assessment and mill rates; that farm-lands that were assessed separate and apart from buildings are now being assessed with the original farm homes and accessory buildings that enjoy such municipal services as street lighting, fire protection and sidewalks, and that the said By-law exempted such properties from rates related to such services; that the debenture debt of the Corporation is now incorporated into the general municipal rate; that owners of farmland may apply to the Province of Ontario for relief of taxation under the Farm Tax Reduction Program; and whereas the Corporation hereby applies for special legislation to repeal the said Act and the said By-law; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *An Act respecting the Village of Exeter*, being chapter 47 of the Statutes of Ontario, 1899, is repealed. 1899, c. 47,
repealed

2. By-law No. 8, A.D. 1899, of the Village of Exeter, as set out in the Schedule hereto, is repealed. Village of
Exeter,
By-law No. 8,
A.D. 1899,
repealed

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Town of Exeter Act, 1978*.

SCHEDULE

BY-LAW No. 8, A.D. 1899.

To provide a fixed rating for lands used as farm lands only, and in blocks of not less than twenty acres within the Village of Exeter, in the County of Huron.

WHEREAS Albert Ford, Mary McAlpine, Alexander Dow, Thomas Yellow, George Blatchford, Thomas B. Carling, William J. Carling, Isaac R. Carling, Richard Gidley, William Dearing and William Bawden the owners of certain lands in the village of Exeter now held, used and owned by them as farm lands only in blocks of twenty acres and more being composed of parts of lots numbered sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20), and twenty-one (21), in the first concession of the township of Usborne, but now in the said village of Exeter and parts also of lots numbers twenty-one (21), twenty-two (22), twenty-three (23), twenty-four (24), and twenty-five (25), in the first concession of the township of Stephen but now in the said village of Exeter, have applied to the municipal council of the village of Exeter for relief from burdensome taxation in respect of certain rates levied for electric light, fire protection the construction of sidewalks and other rates.

AND WHEREAS the said owners of the said lands have agreed with the said municipal council of the said village of Exeter to accept the relief that will be furnished by the Legislative Assembly of the Province of Ontario confirming, if it will, the following by-law which the said municipal council has agreed to adopt for the relief of the said lands and all other lands held, owned and used as farm lands only, in blocks of not less than twenty acres in the said village of Exeter.

NOW, THEREFORE, the municipal council of the village of Exeter enacts as follows:—

1. That the said lands of the said owners and all other lands in the said village of Exeter held, owned and used as farm lands only, and in blocks of not less than twenty acres, shall hereafter while used as farm lands only, and in blocks of not less than twenty acres, as aforesaid be rated on the assessed value thereof in manner following that is to say:

- (a) For expenditure for general village purposes not more than three and one-half mills on the dollar.
- (b) For the payment of the present debenture debt or debts of the village the same rate as is required and is from time to time levied upon other village property.
- (c) For expenditure for school purposes the same rate as is required and is from time to time levied upon other village property.
- (d) For county purposes the same rate as is required and is from time to time levied upon other village property.

And that no further or other rate be levied on said lands by the council of the said village of Exeter.

2. That the said lands mentioned in clause 1 hereof shall be wholly exempt from taxation for the payment of any future debenture debt of the village except such as is contracted for school purposes or for the renewal or consolidation of the present existing debenture debt or debts or some part thereof.

3. That the rate hereby given the said lands mentioned in clause 1 hereof shall not be lessened by any of the exemptions mentioned in section 8 of chapter 224 Revised Statutes of Ontario, 1897.

4. That no owner or lessee of any of the lands mentioned in clause 1 hereof shall in respect of such lands have the right to vote upon any by-law for the creating or contracting any future debenture debt except such as is for school purposes or for the renewal or consolidation of the present existing debenture debt or debts or some part thereof as aforesaid.

Provided always that whenever any parts of such lands shall hereafter become divided up and held by owners in parcels less than twenty acres or be not used for farm purposes the parts so divided up or ceasing to be used for farm purposes shall become liable to the general taxation of the village in common with other than farm lands.

This by-law shall come into force immediately upon the confirmation thereof by the Legislative Assembly of the Province of Ontario and shall be thereafter construed as in effect and in force from the beginning of the current year.

The reeve and clerk are hereby authorized to sign a petition to the said Legislature for the confirmation of this by-law.

READ A FIRST TIME the 3rd day of February, 1899.

READ A SECOND TIME the 3rd day of February, 1899.

READ A THIRD TIME and passed the 3rd day of February, 1899.

(S'gd.) H. SPACKMAN,
Reeve of the village of Exeter.

(S'gd.) GEO. H. BISSETT,
Clerk of the village of Exeter.

CHAPTER 118

An Act to revive Five-O Taxi Limited*Assented to November 30th, 1978*

WHEREAS William Maroney and Michael Maroney ^{Preamble} hereby represent that Five-O Taxi Limited, herein called the Corporation, was incorporated by letters patent dated the 11th day of December, 1942; that the Minister of Consumer and Commercial Relations, by order dated the 16th day of May, 1973, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, ^{R.S.O. 1970, c. 53} cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 20th day of June, 1973; that the applicants were the directors and holders of the common shares of the Corporation at the time of its dissolution; that notice of default in filing annual returns, although sent to each of the applicants as directors, was not received by either of them and neither of them was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Five-O Taxi Limited is hereby revived and is, subject ^{Five-O Taxi Limited revived} to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Five-O Taxi Limited Act, 1978*.

CHAPTER 119

An Act respecting the City of Hamilton*Assented to May 8th, 1978*

WHEREAS The Corporation of the City of Hamilton, Preamble
herein called the Corporation, hereby applies for special
legislation in respect of the matters hereinafter set forth;
and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. In this Act,Interpre-
tation

- (a) “city” means the City of Hamilton, in The Regional Municipality of Hamilton-Wentworth;
- (b) “council” means the council of the Corporation;
- (c) “licensing committee” means the licensing committee established pursuant to section 2.

2.—(1) The council may pass a by-law establishing a licensing committee for the Corporation to be known as “The City of Hamilton Licensing Committee”. Council may pass by-law establishing licensing committee

(2) The licensing committee shall be composed of at least three members appointed by council of whom one or more members may be members of council. Composition of licensing committee

(3) A majority of members of the licensing committee constitutes a quorum. Quorum

(4) The licensing committee shall elect a chairman and the chairman shall have the power to sign any document on behalf of the licensing committee. Chairman

(5) The members of the licensing committee shall hold office until the expiration of the term of the council that appointed them. Term of office

Idem

(6) Members of the licensing committee shall hold office until their successors are appointed and be eligible for reappointment, and where a member ceases to be a member before the expiration of his term, the council shall appoint another person for the unexpired term of the person who has ceased to be a member.

Idem

(7) Notwithstanding subsection 6, the council may, at any time, terminate the term of office of a member of the licensing committee.

Remunera-
tion

(8) The Corporation may pay each member of the licensing committee such remuneration as may be determined by council.

Powers of
licensing
committee

3.—(1) The licensing committee shall have the following powers in the place and stead of council:

1. To receive licence applications and fees and issue receipts therefor.
2. To issue and renew licences and approve the transfer of licences where in the opinion of the licensing committee the requirements for the issue, renewal or transfer of a licence, as the case may be, have been satisfied.
3. To refuse to issue or renew licences or approve transfers of licences where in the opinion of the licensing committee the requirements for the issue, renewal or transfer of a licence, as the case may be, have not been satisfied.

Additional
powers of
licensing
committee
1971, c. 47

(2) Subject to *The Statutory Powers Procedure Act, 1971*, the licensing committee shall have the following additional powers in the place and stead of council,

- (a) to hear an applicant or licensee who is entitled to a hearing under subsection 3 and to recommend to council whether or not a licence, in respect of which such a hearing has been held, should be issued, renewed, transferred, suspended or revoked, as the case may be, and to attach specified conditions to the suspension;
- (b) to make such decisions, and perform all such acts, matters, deeds and things as may be necessary or incidental to the exercise of its powers.

(3) An applicant for a licence or a transfer of a licence and every licensee shall have the right to a hearing before the licensing committee where, ^{Right to a hearing}

(a) the licensing committee has refused to issue, renew or transfer the licence, as the case may be;

(b) the licensing committee has suspended or revoked the licence, as the case may be.

(4) Upon the conclusion of a hearing held pursuant to clauses *a* and *b* of subsection 2, the licensing committee shall make a recommendation to council. ^{Recommendation to council}

(5) In respect of a licence for which a recommendation has been submitted to council pursuant to subsection 4, after considering the recommendation and without holding a further hearing, council may, ^{Decision of council}

(a) issue, renew, transfer or revoke the licence;

(b) suspend the licence with or without conditions; or

(c) refuse to issue, renew, transfer, suspend or revoke the licence.

4.—(1) By-laws passed by the council licensing trades, callings, businesses or occupations, or the person carrying on or engaged in it, and licensing, regulating or governing places or things under *The Municipal Act* or any special Act of the Corporation, may provide a procedure for the voluntary payment of penalties out of court where it is alleged that any provision of the by-law has been contravened and, if payment is not made in accordance with the procedure, subsection 2 of section 466 of *The Municipal Act* applies. ^{Voluntary payments of penalties}

(2) The council may by by-law determine the amount of the penalties, not exceeding \$1,000, to be paid out of court for each alleged contravention where a person volunteers to make payment out of court under subsection 1. ^{Idem}

5. This Act comes into force on the day it receives Royal Assent. ^{Commencement}

6. The short title of this Act is *The City of Hamilton Act*, 1978. ^{Short title}

CHAPTER 120

An Act respecting the City of Hamilton*Assented to November 9th, 1978*

WHEREAS The Corporation of the City of Hamilton, Preamble
herein called the Corporation, represents that Lakeland Beach Swimming Pools Limited is the owner and operator of Lakeland Beach Swimming Pool and occupies lands owned by the Corporation under a licence of occupation dated the 1st day of February, 1961; that it is desirable to cancel arrears of licence fees payable under the said licence of occupation for part of the year 1974 and for the years 1975 to 1977 inclusive and for the year 1978; and whereas the Corporation hereby applies for special legislation to cancel the said licence fees; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may pass by-laws Council may pass by-laws cancelling licence of occupation fees authorizing the Corporation to cancel licence of occupation fees payable under the aforesaid licence of occupation by Lakeland Beach Swimming Pools Limited to the Corporation,

(a) for part of the year 1974 and for the years 1975 to 1977 inclusive, not exceeding \$20,500; and

(b) for the year 1978 in the amount of \$6,000.

2. This Act comes into force on the day it receives Royal Commence-
ment Assent.

3. The short title of this Act is *The City of Hamilton Act*, Short title 1978 (No. 2).

CHAPTER 121

**An Act to revise
The Hamilton Civic Hospitals Act, 1961-62**

Assented to June 23rd, 1978

WHEREAS the Hamilton Civic Hospitals hereby represent that it was incorporated by a special Act of the Legislative Assembly of the Province of Ontario entitled *The Hamilton Civic Hospitals Act, 1961-62*, being chapter 152, under the name "The Board of Governors of the Hamilton Civic Hospitals"; that by supplementary letters patent dated the 17th day of May, 1977, the name of the corporation was changed to "Hamilton Civic Hospitals"; that *The Regional Municipality of Hamilton-Wentworth Act, 1973*, being chapter 74, gave certain powers to and imposed certain duties on the Regional Council of The Regional Municipality of Hamilton-Wentworth; that the said special Act conflicts with *The Regional Municipality of Hamilton-Wentworth Act, 1973*; that because of the change of the corporate name of the corporation and as a result of the conflict between the said special Act and the public Act it is desirable to revise the said special Act; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

- (a) "board" means the board of directors of the corporation;
- (b) "City" means The Corporation of the City of Hamilton;
- (c) "corporation" means Hamilton Civic Hospitals;
- (d) "hospitals" means the hospitals owned or acquired by the City or the Region;

- (e) “Region” means The Regional Municipality of Hamilton-Wentworth;
- (f) “Regional Council” means the council of The Regional Municipality of Hamilton-Wentworth.

Corporation continued as “Hamilton Civic Hospitals”

2.—(1) The corporation established by section 1 of *The Hamilton Civic Hospitals Act, 1961-62*, being chapter 152, with the corporate name of “The Board of Governors of the Hamilton Civic Hospitals” is continued as a corporation with the corporate name of “Hamilton Civic Hospitals”.

Duty to manage, operate and maintain hospitals

(2) The corporation is responsible for the general management, operation and maintenance of the hospitals.

Perpetual succession, corporate seal, etc.

(3) The corporation, under its corporate name, shall have perpetual succession and a corporate seal and under its corporate name may sue and be sued, contract and be contracted with, and acquire and hold personal property or movables for the purposes for which the corporation is constituted.

Composition of corporation

3.—(1) The corporation shall be composed of twenty-four members all of whom shall be members of the board and the corporation shall be composed of,

- (a) the mayor of the City or an alderman thereof appointed by the mayor to act in his stead for the remainder of the term for which the mayor was elected, the president and vice-president of the Medical Staff and the chairman of the Medical Staff Advisory Committee and the president of the Volunteer Association of Hamilton Civic Hospitals, who shall be members during their term of office;
- (b) three members of the Regional Council appointed for the term of the Regional Council, but should any member so appointed for any reason cease to be a member of the Regional Council, he shall cease to be a member of the corporation;
- (c) sixteen members appointed by the Regional Council, of whom eight shall be nominated by the Regional Council and eight shall be nominated by the Hamilton Hospital Associates, all of whom shall be members for a term of four years.

Transition

(2) Notwithstanding subsection 1, any member of the corporation appointed prior to this section coming into force pursuant to section 2 of *The Hamilton Civic Hospitals*

1961-62, c. 152

Act, 1961-62 shall continue as a member of the corporation until the expiry of the term for which such member was appointed.

(3) No actions of the corporation shall be challenged solely ^{Idem} on the ground that members of the corporation appointed prior to the coming into force of this Act were not appointed in accordance with *The Hamilton Civic Hospitals Act, 1961-62*. ^{1961-62, c. 152}

4. No member of the Regional Council is eligible to be appointed a member of the corporation under the provisions of clause *c* of subsection 1 of section 3 during his term of office or, in the event that he has for any reason ceased to be a member of the Regional Council, during the unexpired term for which he was elected. ^{Regional Council members not eligible}

5. In the case of a vacancy in the membership of the corporation from any cause, other than the expiration of the term for which a member was appointed, the Regional Council shall, as soon as possible, fill the vacancy by appointing in the manner aforesaid a member who shall hold office for the remainder of the term for which his predecessor was appointed. ^{Vacancies}

6. Any member of the corporation appointed by the Regional Council is eligible for reappointment upon the expiration of his term of office if he is otherwise qualified. ^{Reappointment}

7. The term of office of any or all of the members of the corporation appointed by the Regional Council may be terminated at any time by a majority vote of the members of the Regional Council present and voting. ^{Termination of office}

8. Appointments to the corporation under clause *c* of subsection 1 of section 3 shall be made at the first regular meeting of the Regional Council in each year or as soon thereafter as is possible. ^{Time of appointment}

9. The board shall appoint a secretary and a treasurer, who shall hold office at the pleasure of the board or for such period as the board may prescribe. ^{Officers}

10. The board shall meet at least once every three months. ^{Meetings of board}

11. In addition to such standing committees as the board may from time to time determine, the board may elect from among its members an executive committee, consisting of not less than three and not more than seven members, and may delegate to it such powers of the board as the board may by by-law determine from time to time. ^{Executive committee}

Quorum

12. No business shall be transacted at any special or general meeting of the board without a quorum and a quorum shall be nine members present and voting.

Payment of
disbursements
only

13. The members of the board shall serve without remuneration, but each member shall be entitled to receive his actual disbursements for expenses incurred for any services rendered by him at the direction of the board.

Powers of
board
R.S.O. 1970,
c. 378
1972, c. 91
1961-62,
c. 152

14. Subject to *The Public Hospitals Act* and *The Health Insurance Act, 1972*, the board may exercise all the powers formerly exercised by the Board of Governors under *The Hamilton Civic Hospitals Act, 1961-62*, prior to the day this Act comes into force, including, but without limiting the generality of the foregoing, the power,

- (a) to enact by-laws for the general management, operation and maintenance of the hospitals;
- (b) to appoint and to suspend or remove such employees as may be deemed necessary for the general management, operation and maintenance of the hospitals, and to fix their remuneration and prescribe their duties and working conditions;
- (c) to provide pensions, to establish a plan of sick leave credit gratuities, and to provide group life insurance for such employees or any class thereof, as the board may determine, and to provide group accident insurance and group sickness insurance and hospital, medical, surgical, nursing or dental services, or payment thereof, for such employees or any class thereof and their spouses, as defined in clause *b* of section 14 of *The Family Law Reform Act, 1978*, and any child, as defined in clause *a* of section 1 of the said Act, of such employees and to contribute toward the cost thereof, and toward the cost to such employees of the plan for hospital care insurance provided under *The Health Insurance Act, 1972*;
- (d) subject to *The Health Insurance Act, 1972* and the regulations thereunder, to fix the fees to be charged patients for accommodation in and services rendered at the hospitals;
- (e) to plan, contract for and supervise the erection, equipping and furnishing of additional hospitals and the alteration or enlargement of existing hospitals to the extent of any funds available from any source for such purposes; and

- (f) to invest from time to time any funds authorized by the board.

15. All real property hereafter acquired by the corporation pursuant to *The Public Hospitals Act* or otherwise, shall be vested in the city and, notwithstanding any other provision of this Act, the corporation has no power to sell, lease, mortgage or otherwise dispose of any land, buildings or fixtures owned by the City.

Real
property
R.S.O. 1970,
c. 378

16.—(1) All personal property employed by the City in the operation of the hospitals on the 30th day of June, 1962, including furniture, equipment, supplies, accounts receivable and cash on hand, together with all personal property acquired by the corporation on or before the 31st day of December, 1973, is vested in the corporation in trust for the City and all personal property acquired since that date, where purchased from funds provided by the Region, is vested in the corporation in trust for the Region.

Personal
property

(2) The corporation shall,

Corpora-
tion
responsible
for
liabilities
of
hospitals

(a) assume responsibility for the payment of all liabilities in respect of the general management, operation and maintenance of the hospitals; and

(b) obtain the approval of the Regional Council before authorizing any expenditure not wholly recoverable from the Ministry of Health for Ontario.

(3) This Act does not affect any collective agreement, as defined in *The Labour Relations Act*, between the corporation and any trade union or any right, privilege or duty of the corporation, its employees or any trade union under the said Act.

Labour
relations
R.S.O. 1970,
c. 232

17. The auditors of the Region shall be the auditors of the corporation and all books, documents, transactions and accounts of the corporation shall be at all times open for the inspection of the treasurer and the auditors of the Region.

Auditors

18. In addition to the powers now conferred by *The Regional Municipality of Hamilton-Wentworth Act, 1973* to pass by-laws for granting aid to public hospitals, the Region may from time to time,

Powers of
Region
1973, c. 74

(a) make grants to the corporation for its purposes; and

(b) make temporary loans to the corporation of any money that, in the opinion of the treasurer of the

Region may be required by the corporation for the current operating expenses of the corporation, and may prescribe the interest chargeable therefor, the time for repayment thereof and the security to be given for any such loan.

Region
responsible
for operating
deficit

19.—(1) The Region shall be responsible for the operating deficit, if any, incurred by the corporation during the preceding fiscal year according to the financial statements reported upon by the auditors of the Region, and shall pay over to the corporation the amount of any such operating deficit no later than the end of six months following the end of the fiscal year of the corporation in which such operating deficit was incurred.

Idem

(2) In determining whether or not an operating deficit has been incurred by the corporation within the meaning of subsection 1, the amount of the settlement of any claim, account or demand made upon the corporation and the amount of any final judgment obtained against the corporation, to the extent that such settlement or judgment is not recoverable from an insurer of the corporation, shall be paid by the corporation and charged against the operating revenues of the corporation.

Annual
report

20. The corporation shall submit to the Regional Council an annual report on the business affairs of the corporation for the preceding year in a form acceptable to the Regional Council.

Gifts to
hospitals

21. All gifts, trusts, bequests, devises and grants of real or personal property or of the income or proceeds thereof, heretofore or hereafter expressed by any person in a deed or will, to be made over, given or conveyed to the City Hospital of Hamilton, now known as Hamilton General Hospital, the Mount Hamilton Hospital, the Nora-Frances Henderson Hospital or Hamilton Civic Hospitals, shall, in so far as the same shall not have vested in possession or been carried into effect at the date of the coming into force of this Act, in the absence of an expressed intention to the contrary set out in such deed or will, be construed as though the same had been expressed to be made, in the case of personal property, to the corporation and, in the case of real property, to the City for the purposes of the corporation, under this Act, and the executor, trustee, or other person or corporation charged with the duty of carrying into effect or administering such deed or will shall pay over or transfer all such personal property to the corporation and shall convey all such real property to the City, and the receipt of the corporation or the City, as the case may be, shall be a sufficient discharge therefor.

22. The corporation may recover from a patient, other than a person insured by *The Health Insurance Act, 1972*, the charges fixed by the Ministry of Health for Ontario and the corporation, or either of them, for services rendered at the hospitals to such patient. Recovery of charges 1972, c. 91

23. Any payment made by the Region of an account to it by the corporation for treatment of a patient or the payment by the Region of any expenses of burial of a deceased patient shall be deemed to be a payment for which the Region is entitled to exercise the right of recourse from the patient or, in the event of his decease, from his estate or personal representatives or, in the case of a dependant, from any person liable in law with respect to such dependant, conferred upon municipalities by *The Public Hospitals Act*. Right of recourse R.S.O. 1970, c. 378

24. The corporation shall at all times cause to be insured all personal property vested in the corporation in trust for the City and the Region, and such insurance shall include public liability and indemnity insurance in connection with all phases of the general management, operation and maintenance of the hospitals, except only such items of liability as may be covered by *The Workmen's Compensation Act*. Insurance R.S.O. 1970, c. 505

25. All claims, accounts and demands arising from or relating to the management, operation or maintenance of the hospitals or from the exercise of any of the powers of the board shall be made upon and brought against the corporation and not upon or against the City or the Region. Claims

26. The lands, buildings and fixtures now owned by the City for hospital purposes shall continue to be vested in the City until the same or any portions thereof are sold or otherwise disposed of by the City, and the City may continue to acquire and hold lands, buildings and fixtures for hospital purposes and sell or otherwise dispose of the same or any portions thereof when no longer required for such purposes. Property owned by City

27. *The Hamilton Civic Hospitals Act, 1961-62*, being chapter 152, is repealed. Repeal

28. This Act comes into force on the day it receives Royal Assent. Commencement

29. The short title of this Act is *The Hamilton Civic Hospitals Act, 1978*. Short title

CHAPTER 122

An Act to revive Hare Transport Limited*Assented to April 24th, 1978*

WHEREAS Wallace G. Hare hereby represents that Preamble
Hare Transport Limited, hereinafter called the Corporation, was incorporated by letters patent dated the 17th day of November, 1960; that the Provincial Secretary by order dated the 29th day of September, 1966 and made under the authority of subsection 2 of section 326 of *The Corporations Act*, being chapter 71 of the Revised Statutes of Ontario, 1960, cancelled the letters patent of the Corporation for default in filing annual returns and declared the Corporation to be dissolved on the 3rd day of November, 1966; that the applicant was the treasurer of the Corporation at the time of the dissolution; that default in filing annual returns occurred by reason of an inadvertence; that the Corporation at the time of its dissolution owned vehicles used in its operation and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Hare Transport Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Hare Transport Limited revived

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is *The Hare Transport Limited Act, 1978*. Short title

CHAPTER 123

An Act to revive Hillport Motors Limited*Assented to May 26th, 1978*

WHEREAS Joseph R. Comuzzi hereby represents that Preamble
Comuzzi Dodge DeSoto Limited, herein called the Corporation, was incorporated by letters patent dated the 18th day of December, 1957; that by supplementary letters patent, dated the 20th day of November, 1959, the name of the Corporation was changed to R. McDowell Motors Limited; that by supplementary letters patent dated the 27th day of September, 1966, the name of the Corporation was changed to Hillport Motors Limited; that the Minister of Consumer and Commercial Relations by order dated the 5th day of March, 1975, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, R.S.O. 1970, c. 53, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 9th day of April, 1975; that the applicant herein was the sole director and majority shareholder of the Corporation at the time of its dissolution; that the notice of default required by subsection 2 of section 251 of *The Business Corporations Act* although sent to the Corporation was not received by the applicant; that the applicant was not aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation was at the time of its dissolution carrying on active business and active business has continued to be carried on in the name of the Corporation since its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Hillport Motors Limited is hereby revived and is, Hillport Motors Limited revived subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property,

rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Hillport Motors Limited Act, 1978*.

CHAPTER 124

An Act to revive Homemaster Improvements Limited

Assented to November 30th, 1978

WHEREAS Einar Bjellebo hereby represents that Home-
master Improvements Limited, herein called the Cor-
poration, was incorporated by certificate of incorporation
dated the 3rd day of April, 1975; that the Minister of Con-
sumer and Commercial Relations by order dated the 1st day
of November, 1977 and made under the authority of
section 250 of *The Business Corporations Act* cancelled the
certificate of incorporation of the Corporation as of the
30th day of November, 1977 for failure to file a notice
under *The Corporations Information Act, 1976* within the
time specified in a notice given under section 5 of that Act;
that the applicant was the only director and shareholder of
the Corporation at the time of its dissolution; that the
applicant was not aware that the information notice required
by *The Corporations Information Act, 1976* had not been filed
and he did not receive notice of the aforesaid hearing held
under section 250 of *The Business Corporations Act*; that the
Corporation was carrying on active business at the time of
its dissolution and active business has continued to be
carried on in the name of the Corporation since that time;
and whereas the applicant hereby applies for special legis-
lation to revive the Corporation; and whereas it is expedient
to grant the application;

Preamble

R.S.O. 1970,
c. 53

1976, c. 66

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. Homemaster Improvements Limited is hereby revived
and is, subject to any rights acquired by any person after
its dissolution, hereby restored to its legal position as a
company incorporated by certificate of incorporation, in-
cluding all its property, rights, privileges and franchises
and subject to all its liabilities, contracts, disabilities and
debts as at the date of its dissolution in the same manner
and to the same extent as if it had not been dissolved.

Homemaster
Improvements
Limited
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Homemaster Improve-
ments Limited Act, 1978*.

CHAPTER 125

**An Act to revive
John A. Schmalz Agencies Limited**

Assented to April 24th, 1978

WHEREAS John Robert Schmalz hereby represents that Preamble
John A. Schmalz Agencies Limited, herein called the Corporation, was incorporated by letters patent dated the 28th day of December, 1951; that the Minister of Consumer and Commercial Relations by order dated the 22nd day of August, 1973, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled R.S.O. 1970, c. 53 the certificate of incorporation of the Corporation and declared it to be dissolved on the 26th day of September, 1973; that notice of default in filing annual returns required by subsection 2 of section 251 of *The Business Corporations Act* was sent to each of the persons of record on the files of the Minister of Consumer and Commercial Relations of whom one, John Robert Schmalz, a director and shareholder of the Corporation, is the applicant herein; although the said notice of default was sent to each of the directors of the Corporation it was not or apparently was not received by all of them, and in any event, that through inadvertence the necessary annual returns for the Corporation were not filed, and the funds for renewal of the charter and the required documentation in connection with the revival of the Corporation were apparently not received within the time provided by statute; that the Corporation at the time of its dissolution was and is now actively carrying on the business authorized by its letters patent; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. John A. Schmalz Agencies Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, John A. Schmalz Agencies Limited revived

contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The John A. Schmalz Agencies Limited Act, 1978*.

CHAPTER 126

An Act respecting the
County of Lennox and Addington

Assented to November 24th, 1978

WHEREAS The Corporation of the County of Lennox and Addington, herein called the Corporation, hereby applies for special legislation in respect of the matter hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) The Lennox and Addington County Library Board shall be deemed to have been dissolved on the 1st day of January, 1978, and all the assets and liabilities thereof are hereby declared to have vested on that date in the Corporation.
- Library Board dissolved
- (2) The council of the Corporation shall, for the purposes of *The Public Libraries Act*, be deemed to be a board of a county library and shall be deemed to have so been since the 1st day of January, 1978.
- County council deemed board under R.S.O. 1970, c. 381
- (3) On and after the 1st day of January, 1978, the operation of The County of Lennox and Addington County Library shall be limited to the participating local municipalities and operating costs thereof shall be apportioned amongst such local municipalities in the proportion that the equalized assessment of the participating municipalities bears to the total equalized assessment of the participating municipalities.
- Apportionment of costs
2. This Act comes into force on the day it receives Royal Assent.
- Commencement
3. The short title of this Act is *The County of Lennox and Addington Act, 1978*.
- Short title

CHAPTER 127

**An Act respecting the composition of
The Lincoln County Board of Education**

Assented to October 26th, 1978

WHEREAS The Lincoln County Board of Education, Preamble
herein called the Board, hereby represents that pursuant
to section 57 of *The Education Act, 1974* a determination 1974, c. 109
was made of the number of members that should compose
the Board and the number of members that should be elected
to represent the City of St. Catharines and the county muni-
cipalities within the school division for the four year period
commencing the first day of December, 1978; that the present
composition of the Board and the composition of the Board
as determined under the said section 57 is shown in the
following table:

COLUMN 1	COLUMN 2	COLUMN 3
	Present	As Determined
1. Public School Electors		
City of St. Catharines.....	10	11
Town of Grimsby.....	2	1
Town of Lincoln.....	2	2
Town of Niagara-on-the-Lake.....	2	2
Township of West Lincoln.....	1	1
2. Separate School Electors.....	3	3
TOTAL.....	20	20

that the members of the Board are of the opinion that,
having regard to all of the circumstances, the composition
of the Board should remain as set out in column 2 of the
table; and whereas the applicant hereby applies for special
legislation for such purpose; and whereas it is expedient to
grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Deemed
determination
1974, c. 109

1. The determinations made under subsections 6 and 9 of section 57 of *The Education Act, 1974*, as set out in column 3 of the table contained in the Preamble hereto opposite the names of the municipalities listed in column 1 thereof under “Public School Electors” in item 1, are hereby declared to be of no effect and for the purposes of every Act, the determinations made in the year 1978 under the said subsections 6 and 9 shall be deemed to be as follows:

1. The number of members of the Board to be elected by the public school electors of,
- (a) the City of St. Catharines is ten;

(b) the Town of Grimsby is two;

(c) the Town of Lincoln is two;

(d) the Town of Niagara-on-the-Lake is two; and

(e) the Township of West Lincoln is one.

Application

2.—(1) This section applies only to the election of members of the Board by the public school electors of the City of St. Catharines and the Town of Grimsby in the regular election to be held in 1978.

Idem
1977, c. 62

(2) Except as provided in this section, *The Municipal Elections Act, 1977* applies, with necessary modifications, to the regular election to be held in 1978 of members of the Board to be elected by the public school electors of the City of St. Catharines and the Town of Grimsby.

Nomination
changed

(3) Notwithstanding subsection 1 of section 35 of *The Municipal Elections Act, 1977*, for the purposes of the regular election to be held in 1978 of members of the Board representing the public school electors of the City of St. Catharines and the Town of Grimsby, the nomination day for such election shall be the 30th day of October, 1978.

Notice

(4) Notwithstanding subsection 3 of section 35 of *The Municipal Elections Act, 1977*, not later than the 28th day of October, 1978, the clerk of each municipality shall post, in at least two conspicuous places in his municipality, notice of the date and times for filing and withdrawing nominations for the offices to which this section applies and of the number

of members to be elected to the Board by public school electors in his municipality at the regular election to be held in the year 1978, and such notice shall be published not later than the 28th day of October, 1978 in a newspaper having general circulation in his municipality and a notice published pursuant to this subsection in *The Grimsby Independent* on the 25th day of October, 1978 shall be deemed to comply with this subsection.

(5) The posting and publishing of the notice referred to in subsection 4 shall be effective to vary the terms of any notice that may have been posted or published pursuant to subsection 3 of section 35 of *The Municipal Elections Act*, 1977, c. 62 Idem prior to the coming into force of this Act.

(6) Nominations for the offices to which this section applies filed prior to the coming into force of this Act shall remain valid. Prior nominations

(7) Any declaration made prior to the coming into force of this Act that a candidate has been declared to be elected to an office to which this section applies under subsection 1 or 2 of section 40 of *The Municipal Elections Act*, 1977 is hereby declared to be of no effect. Prior acclamation

(8) Notwithstanding subsection 1 of section 39 of *The Municipal Elections Act*, 1977, a person nominated as a candidate for an office to which this section applies may withdraw his nomination in writing, verified by his affidavit and delivered to the clerk of the municipality before 8 o'clock in the evening of nomination day. Withdrawal of nominations

(9) A person who has been nominated on or before the 23rd day of October, 1978 for any office, other than an office to which this section applies, shall not be eligible for nomination for election to an office to which this section applies unless the person has withdrawn his nomination to such other office or offices by filing his withdrawal in writing with the clerk of the municipality in the clerk's office before 5 o'clock in the afternoon on the 24th day of October, 1978. Eligibility

(10) A person whose nomination is filed under subsection 5 of section 37 of *The Municipal Elections Act*, 1977 for any office other than an office to which this Act applies shall not be eligible for nomination to an office to which this section applies. Idem

(11) Notwithstanding subsection 1 of section 40 of *The Municipal Elections Act*, 1977 if no more candidates are nominated for an office to which this section applies at the Acclamation

end of nomination day than the number to be elected, the clerk of the municipality shall forthwith after 8 o'clock in the evening of nomination day declare those candidates duly elected.

Where
number of
candidates
nominated
insufficient
1977, c. 62

(12) Notwithstanding subsection 5 of section 37 of *The Municipal Elections Act, 1977* where, at 8 o'clock in the evening of nomination day, the number of candidates who have been nominated for an office to which this section applies and who have not withdrawn under subsection 8 is not sufficient to fill the number of vacancies to which candidates may be elected, subsection 11 respecting acclamation applies to those candidates, but additional nominations for the remaining vacancies in the office in respect of which there was an insufficient number of candidates may be filed in the office of the clerk of the municipality on the 31st day of October, 1978 between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 of the said section 37 apply, with necessary modifications, as though the additional nomination papers had been filed on nomination day and no person so nominated may withdraw his nomination.

Acclamation

(13) Notwithstanding subsection 1a of section 40 of *The Municipal Elections Act, 1977*, where additional nominations have been filed under subsection 12 and the additional number of candidates nominated is not more than the remaining number of vacancies for which the additional candidates were nominated, the clerk of the municipality shall forthwith after 5 o'clock in the afternoon of the 31st day of October, 1978 declare those candidates duly elected.

Idem

(14) If more candidates are nominated than the number to be elected but one or more candidates withdraws his nomination so that the number remaining is no more than the number required to be elected, the clerk of the municipality shall forthwith after 8 o'clock in the evening of nomination day declare the remaining candidate or candidates to be duly elected.

Vacancy

(15) If the number of candidates declared to be elected to an office under subsection 11 or 14 is less than the number to be elected to such office so that there is a vacancy, a new election shall be held to fill the vacancy.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Lincoln County Board of Education Act, 1978*.

CHAPTER 128

An Act respecting the City of London

Assented to June 23rd, 1978

WHEREAS The Corporation of the City of London hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,
- (a) “corporation” means The Corporation of the City of London;
- (b) “council” means the council of the corporation.
- Interpretation

2.—(1) The corporation without share capital with the corporate name of “The London Art Gallery Board” established by section 5 of *The City of London Act, 1974*, is continued as a corporation without share capital with the corporate name of “London Regional Art Gallery”.

“The London Art Gallery Board”, name changed to “London Regional Art Gallery”
1974, c. 148

(2) London Regional Art Gallery shall be deemed to be, and, since the 1st day of January, 1978, to have been, a local board for the purposes of *The Ontario Municipal Employees Retirement System Act*.

London Regional Art Gallery deemed local board for purposes of R.S.O. 1970, c. 324

(3) Subsections 2 and 3 of section 5 of *The City of London Act, 1974*, being chapter 148, are repealed and the following substituted therefor:

1974, c. 148, s. 5 (2, 3), re-enacted

(2) The council of the Corporation shall appoint eight members to the Board, at least one of whom shall be a member of the council but none of whom shall hold office in the organizations mentioned in subsection 3 while members of the Board.

Composition of Board

(3) There shall be seven other members of the Board, one appointed by the Canadian Artists’ Representation,

Idem

one appointed by the London Art Gallery Association, one appointed by the London Public Library Board, and four other citizens appointed by the London Art Gallery Board.

Execution
of promissory
notes and loan
agreements
R.S.O. 1970,
c. 284

3. The signature of the head of the council or of any other person authorized to sign promissory notes made under section 332 of *The Municipal Act* or loan agreements made under section 333 of the said Act may be written, stamped, lithographed, engraved or otherwise mechanically reproduced on such promissory notes or loan agreements and, if such promissory note or loan agreement is countersigned in writing by any person authorized by by-law to countersign it, the signature of the treasurer thereon may be written, stamped, lithographed, engraved or otherwise mechanically reproduced.

1977, c. 92,
s. 8 (4) (b),
re-enacted

4. Clause *b* of subsection 4 of section 8 of *The City of London Act, 1977*, being chapter 92, is repealed and the following substituted therefor:

- (b) three residents of the municipality who shall hold office for three years, provided that on the first appointment the council from among such residents shall designate one who shall hold office until the 30th day of November, 1978, one who shall hold office until the 30th day of November, 1979, and one who shall hold office until the 30th day of November, 1980, so that one of such residents shall retire each year.

Special
charge
R.S.O. 1970,
c. 284

5. By-laws passed by the council under the authority of section 361 of *The Municipal Act* may provide, notwithstanding subsection 16 thereof, that a sum equal to the sum of money provided for the purposes of a Board of Management for an improvement area may be levied as a special charge upon and shall be borne and paid by persons in the defined area assessed for business assessment who in the opinion of the council derive special benefit from the establishment of the area, and the sum chargeable to persons in the defined area shall be equitably apportioned among all persons in accordance with the benefits that, in the opinion of the council, accrue to them from the establishment of the area.

Issue of
debentures

R.S.O. 1970,
c. 255

6. Where the approval of the Ontario Municipal Board is obtained to raise money by the issue of debentures to defray the cost, including the corporation's portion of the cost, of any work undertaken pursuant to *The Local Improvement Act*, the council may issue such debentures prior to the

commencement or completion of the work being undertaken, notwithstanding subsection 2 of section 53 of that Act.

7.—(1) The City of London Planning Board is dissolved ^{Planning Board dissolved} on the 31st day of December, 1978, and thereafter the council shall assume, perform and exercise all of the duties, functions and powers of a planning board under *The Planning Act* ^{R.S.O. 1970, c. 349} in respect of the City of London Planning Area.

(2) The council shall appoint in each year of its term a ^{Planning committee} planning committee consisting of,

- (a) the head of the council as a member *ex officio*;
- (b) a member of the board of control;
- (c) four members of the council;
- (d) a member of the Public Utilities Commission of the City of London nominated by the Commission;
- (e) a person nominated by The Board of Education for the City of London from amongst its members elected by public school electors;
- (f) a person nominated by The London and Middlesex County Roman Catholic Separate School Board from amongst its trustees.

(3) The members of a planning committee hold office ^{Idem} until their successors are appointed and are eligible for reappointment.

(4) The council may provide for the payment of such ^{Remuneration} remuneration and expenses of the members of the planning committee as it considers appropriate.

8. This Act comes into force on the day it receives Royal ^{Commencement} Assent.

9. The short title of this Act is *The City of London Act, 1978*. ^{Short title}

CHAPTER 129

**An Act respecting the
Township of Longueuil**

Assented to November 30th, 1978

WHEREAS The Corporation of the Township of Longueuil, Preamble
herein called the Corporation, hereby represents that certain drainage works known as “The Mill Creek Drain”, herein called the drainage works, have been constructed in the townships of Longueuil, Caledonia and West Hawkesbury; that pursuant to *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970, an engineer’s report was requested before construction started and such report, dated the 9th day of August, 1974, was presented to the council of the Corporation; that pursuant to the said report a court of revision was held and consequently, the engineer’s report was amended and adopted by the council of the Corporation; that the Ontario Municipal Board on the 9th day of May, 1975, granted approval to proceed with the construction and issuing of debentures not exceeding \$58,340 over a period not to exceed ten years on the basis that the council of the Corporation had enacted certain by-laws pursuant to the said Act; but that through inadvertence, the council of the Corporation did not, and in fact has never passed the requisite by-laws under the said Act to authorize the construction of the drainage works and to issue debentures to pay for the cost of the said drain; and whereas the applicant hereby applies for special legislation to assess special charges against the lands benefiting from the said drain, to issue debentures to pay for the cost of the said drain, and to deem the said drain to have been constructed with all requisite approval, as though a by-law had been validly passed by the council of the Corporation in accordance with the said Act; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970, and section 65 of Drainage works deemed to have been built pursuant to valid by-law

The Ontario Municipal Board Act, being chapter 323 of the Revised Statutes of Ontario, 1970, the Corporation is hereby deemed to have constructed the drainage works with all requisite approvals as though a by-law had been validly passed by the council of the Corporation in accordance with the provisions of *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970.

Power to
issue
debentures
and assess,
levy and
collect
special
rates

2.—(1) The council of the Corporation is hereby authorized to pass a by-law,

- (a) to authorize the borrowing of a sum not exceeding \$58,340 without obtaining the approval of the Ontario Municipal Board, payable in not more than ten years for the purpose of paying the cost of construction of the drainage works; and
- (b) to provide for the assessment, levy and collection of the special rates as set out in the aforesaid engineer’s report, as revised by a court of revision, and as set out in the Schedule.

Schedule,
interpre-
tation

(2) In the Schedule,

- (a) a number in a column headed by either the abbreviation “Con” or by the word “Sheet” is a reference to the page number of the assessment roll of the Corporation;
- (b) the heading “Maintenance Outlet” where it appears without reference to “Liability” or “Benefit” shall be deemed to read “Maintenance Outlet Liability”.

Application
of
R.S.O. 1970,
c. 323, ss. 55-60

3. Sections 55, 56, 57, 58, 59 and 60 of *The Ontario Municipal Board Act* apply in respect of a by-law passed under section 2.

Order of
O.M.B.
deemed
issued

4. For the purposes of every Act, the Ontario Municipal Board shall be deemed to have issued an order under section 64 of *The Ontario Municipal Board Act* authorizing the construction mentioned in section 1 and authorizing the Corporation to borrow the money mentioned in clause *a* of section 2.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is *The Township of Longueuil Act, 1978*.

SCHEDULE
MILL CREEK DRAIN
SCHEDULE OF ASSESSMENT

TOWNSHIP OF LONGUEUIL

Name of Owner	Con.	Lot or Part	Acres Drained	Maintenance Outlet Benefit Liability	Improvement Benefit
A.R.D.A.	3	13	4	\$ 51.57	
A.R.D.S.	3	14	40	515.72	
A.R.D.A.	3	15	35	849.94	
Marcel C.Leduc	3	16	170	4128.30	
Andre Robertson (Arnold Farms)	3	17	84	2039.86	
Andre Robertson (Arnold Farms)	3	18	50	1214.20	
Odilon Lafleur	4	19	50	1214.20	
Odilon Lafleur	4	20	97		\$ 2355.56 \$ 1576.00
Barry Cross	4	21	50		1214.20 1696.96
John H.Allen	4	22	50		1214.20
Laurent Borris	4	23	185	2385.24	1000.00
Joy Creighton	4	24	10	128.93	
James & Charles Butler	4	25	144	1859.18	
John H. Allen	4	26	17	219.16	
John H. Allen	4	27	140	1802.53	
Murray J. Allen John H. Allen	5	28	93	1199.08	
Rainers Laufers		Pt. 1. 28	4	51.65	
John D. Allen	5	29	146	1882.43	
John D. Allen	5	30	46	592.26	
Rene Levac	5	31	53	682.39	

Name of Owner	Con.	Lot or Part	Acres Drained	Maintenance	Improvement Benefit
				Outlet Benefit Liability	
Paul Verville & George E. Duval	5	32	6	77.25	
Omer Seguin	5	33	60	773.59	
Brian Hayes	5	34	25	321.88	
Harold Allen	5	35	83	1069.61	
Russell W. Graham	5	36	298	3557.93	
Harold Howes	5	37	44	525.31	
Louis Legault	6	40	10	121.78	
Brian Hayes	6	41	20	257.86	
Brian Hayes	6	42	55	709.14	
Longueuil Loyal Orange Lodge #497	8	69	1	12.62	
Harold Allen	8	70	55	708.78	
Horace L. Nixon	8	71	102	1315.10	
Jeffrey Lintell	8	72	87	1121.68	
Glenn F. Steele Irving R. Steele	8	73	72	1186.16	
Horace Nixon		Pt. 1.73	42	540.76	
Hubertus Overvest	8	74	18	231.75	
Hazel M. Perry Margaret J. Shields	8	75	74	954.04	
Raymond Lalonde	8	76	106	1364.77	
Elzear Bernier	8	80	1.93	24.82	
Richard G. Loretto	8	81	102	1315.10	

Name of Owner	Con.	Lot or Part	Acres Drained	Maintenance		Improvement
				Outlet Liability	Benefit	Benefit
Omer Seguin	8	82	49	\$ 631.71		
Omer Seguin	8	83	111	1431.08		
Edmond Latrelle	8	84	.43	5.54		
Hubert Overvest	8	85	99	1274.65		
Dorothy M.Allen	8	85-A	.59	7.58		
Murray J.Allen	8	86	14.	180.25		
Dean Allen	8	87	100	1289.31		
Peter Wass	8	87-1	2.7	34.76		
Ronald Coleman	8	87-2	.49	6.29		
Hubertus OverVest	8	88	100	1289.31		
Murray Allen	8	89	127	1637.41		
John D.Allen	4	90	5.5	70.81		
John D.Allen	4	91	1.5	19.31		
Murray J.Allen	4	92	61	785.50		
Murray J.Allen	4	93	80	1032.88		
Herbert Mettke		93-1	2.3	29.61		
A.R.D.A.	4	94	107	703.37	1367.54	1329.88
Winnifred Howes	4	95	189	1515.30	1755.04	1898.92
Willaim L.Cross	4	96	138		3351.20	1616.32
Lloyd Cross	4	97	50	1214.20		
Odilon Lafleur	4	97-1	5	121.42		
Barry Cross	4	98	47	1141.35		
Jacques Lalonde	4	98-1	23	558.53		
Barry Cross	4	99	46	1117.03		

Name of Owner	Sheet	Lot or Part	Acres Drained	Maintenance Outlet	Improvement Benefit
Odilon Lafleur	4	100	46	\$ 1117.03	
Odilon Lafleur	4	101	47	1141.35	
A.R.D.A.	4	102	45	1092.78	
Andre Robertson	3	103	45	1092.78	
Andre Robertson	3	104	72	1748.45	
A.R.D.A.	3	105	76	1845.59	
Andre Robertson	3	106	51	1238.49	
Aurel Seguin	3	107	51	1238.49	
Marcel C. Leduc	3	108	51	1238.49	
A.R.D.A.	3	109	51	1238.49	
Lloyd A. Mosher	3	110	51	1238.49	
Arnold Farms	3	111	47	1141.35	
Arnold Farms	3	112	47	1141.35	
Antonia Neveu Anatole Legault	3	113	18	437.11	
A.R.D.A.	9	137	54	696.23	
Jacques Mayer Paul G. Demers	9	138	30	728.52	
Aurele Seguin	10	139	30	741.86	
A.R.D.A.	10	140	123	2986.94	
Eugene Lajeunesse	10	140-1	2.2	53.40	
Anatole Legault	10	141	189	4589.69	
A.R.D.A.	10	142	86	2088.43	
Yvon Campbell	10	142-1	0.8	19.42	
A.R.D.A.	10	143	106	2574.11	
John B. Russell	10	144	130	3156.93	

Name of Owner	Con.	Lot or Part	Acres Drained	Maintenance		Improvement Benefit
				Outlet Liability	Benefit	
Hector Bougie	10	145	65	\$ 1578.43		
Marie Papineau	10	146	0.1	2.43		
Hector Bougie	10	147	66	1602.75		
Hector Bougie	11	148	64	1554.18		
Board of Trustees R.C.Seperate School	11	149	.24	5.83		
Willalm Cross	11	150	161	3909.74		
Henri Parisien		150-1	.3	7.26		
Rene Gauthier	11	151	57	1383.66		
Thomas Prentice	11	152	345		\$6885.56	\$ 3609.48
Thomas Prentice	11	153	.48	9.58		
Ronald Bayne	12	154	4.55	58.58		
Adrien Pilon	12	155	69		888.39	2502.12
Donald Guenette	12	156	201		2580.09	2872.56
Phyllis Cross	12	157	161		2075.45	2271.00
Lloyd Cross		157-1	3.6		46.35	
Harrison E.Cass	Est.12	158	152		1972.63	2788.84
J.A. Cass	12	159	76	981.24		
Norma McLaurin	12	159	76	981.24		
Jean G. Giroux		Pt. 160	13	109.51		
Gaetan Lamarche		160-1	1	8.41		
Maurice Lacelle		160-2	1	8.41		
Rheal Lacelle		160-3	1	8.41		
Kenneth Gangler		160-4	1	8.41		
Jean G. Giroux		160-5	1	1 8.41		
Raymond Auprix Lionel Auprix Aurele Auprix	12	161	272	2290.93		3408.78

Name of Owner	Sheet	Lot or Part	Acres Drained	Maintenance Outlet	Improvement Benefit
Gustave Riopel	12	162	44	\$ 332.07	
Marcel Charlebois	12	163	68	569.44	
Jean Hotte		163-1	.51	4.26	
Jean Hotte		163-1	.09	0.75	
Jean C. Ravary	11	164	133	1120.18	
Antoine Bruggeman	11	165	56	471.66	
Lucien Daoust	11	166	97	816.97	
Hermine Riopel	11	167	50	421.13	
Jean M. Riopel		167-1	0.9	7.58	
Pene Gauthier	11	168	50	421.13	
Paul G. Demers	11	169	101	852.48	
Brund Lalande	11	170	20	168.45	
Aime Lalande	11	171	20	168.45	
Rodger Ravary	11	172	30	252.67	
Leopold Barrette	10	174	30	252.67	
"The Irish Rovers" Daljit Singh Gill Nirmaljit Singh Gill Mirbhaye Singh Bhuller Iqbal Singh Khaira Santakh Singh Brar	10	175	30	252.68	

Name of Owner	Sheet	Lot or Part	Acres Drained	MAINTENANCE OUTLET	Improve- ment Benefit
Waldmear Helmann		225	93	784.96	
Vinney Blais		225-1	.46	3.86	
André Cadieux		226	5	42.13	
Germain Tessier		14-3	30	252.68	
Germain Tessier		14-1	.195	1.65	
Phillipe St.Andre		15	30	252.68	
Industrial Fasteners		17	10	84.23	
Industrial Fasteners		18	50	419.30	
L & C Cass		PT.1	5	42.20	
Golden Eagle		PT.1	1.4	11.80	
Henri Portelance		2	1.6	13.48	
Anton Mendl		3	6	61.16	
Anton Mendle		4	4	40.77	
A. Blais		PT.5	1	10.19	
A. Landriault		PT.5	.8	8.16	
Leo P. Burroughs		PT 6	4	36.48	\$ 253.80
Millet		Pt.6	1	9.12	27.00
L & C Cass		7	138	1159.84	3505.24

Name of OWNER	Sheet	Lot or Part	Acres Drained	Maintenance Outlet	Improve- ment Benefit
Auprix Freres		8	34	\$ 285.76	
M. Grandmaison		9	.142	8.16	
Dorilla Millette		10	.609	8.16	
Dorilla Millette		11	.388	8.16	
Florien Lanthier		PT. 12	.19	4.08	
Dorilla Millette		PT.12	.19	4.08	
Henri Beauline		PT.13	.8	6.44	
L. Cousineau		PT.13	.3	2.43	
Ernest Burroughs		PT.14	.65	5.29	
P. Titley		PT.14	.439	3.58	
L & C Cass		23	10	84.23	
L & C Cass		24	68	573.95	
L & C Cass		25	47	396.70	
John A. Cameron		($\frac{1}{2}$) 26	30	252.68	
Richard I. Marston		($\frac{1}{2}$) 26	20	168.09	
United Counties P & R		40	50	421.13	
L & C Cass		44	23	154.50	
Texaco (M. Landriault)		PT.45	.413	3.65	
Marcel Bell-Isle		PT.45	.355	2.97	
Ernest Burroughs		PT.45	0.21	1.75	
Ernest Burroughs		PT.45	8.3	70.03	
F. Charboneau		PT.45	.35	2.93	
Darael Leclaire		PT.45	.35	2.93	

Name of Owner	Sheet	Lot or Part	Acres Drained	Maintenance Outlet	Improve- ment Benefit
Gataen Parisien		PT.45	.35	\$ 2.93	
Gilles Barette		PT.45	.36	3.00	
Charles Nixon		PT.45	.42	3.54	
David Deverell		PT.45	100	842.25	
A. Rouleau		PT.45	.5	4.22	
D.P. (A.Kingsbury)		PT.45	.6	5.04	
ORA Anbar		PT.45	4	33.76	

TOWNSHIP OF LONGUEUIL

Township Roads \$ 1,056.70

Ministry of Transportation
& Communication \$ 371.95

CHAPTER 130

**An Act to revive
Loubill Hobbies and Sports Limited**

Assented to April 24th, 1978

WHEREAS Clayton John St. Louis hereby represents Preamble
that Loubill Hobbies and Sports Limited, herein called
the Corporation, was incorporated by letters patent dated
the 19th day of March, 1964; that the Minister of Consumer
and Commercial Relations, by order dated the 17th day of
May, 1972, and made under the authority of subsection 3
of section 251 of *The Business Corporations Act*, cancelled R.S.O. 1970,
c. 53
the letters patent of the Corporation for default in filing
annual returns and declared it to be dissolved on the 21st
day of June, 1972; that the applicant was one of the
directors of the Corporation at the time of the said dis-
solution; that default in filing annual returns occurred by
reason of inadvertence; that the Corporation at the time
of its dissolution owned certain real property; and whereas
the applicant hereby applies for special legislation reviving
the Corporation; and whereas it is expedient to grant the
application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. Loubill Hobbies and Sports Limited, incorporated Loubill
Hobbies
and Sports
Limited
revived
by letters patent dated the 19th day of March, 1964, is
hereby revived and is, subject to any rights acquired by
any person after its dissolution, hereby restored to its
legal position as a company incorporated by letters patent,
including all its property, rights, privileges and franchises
and subject to all its liabilities, contracts, disabilities and
debts as at the date of its dissolution in the same manner
and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-
ment
Assent.

3. The short title of this Act is *The Loubill Hobbies and Sports Limited Act, 1978*. Short title

CHAPTER 131

**An Act to incorporate
The Macdonald Stewart Community
Art Centre**

Assented to November 30th, 1978

WHEREAS The Corporation of the City of Guelph, the ^{Preamble} University of Guelph, The Wellington County Board of Education, and The Corporation of the County of Wellington hereby apply for special legislation to incorporate The Macdonald Stewart Community Art Centre and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Inter-
pre-
tation

- (a) “Board” means the Board of Trustees of the Centre;
- (b) “Centre” means The Macdonald Stewart Community Art Centre;
- (c) “property” means real or personal property and any interest therein;
- (d) “Sponsoring Bodies” means, The Corporation of the City of Guelph, the University of Guelph, The Wellington County Board of Education, and The Corporation of the County of Wellington or such other bodies as may be added thereto or substituted therefor by the Board.

2.—(1) There is hereby constituted a corporation without share capital under the name “The Macdonald Stewart Community Art Centre”. Macdonald
Stewart
Community
Art Centre
incorporated

(2) The Centre shall consist of the general members of the Centre and the members for the time being of the Board. Composition
of the Centre

Objects of
the Centre

3. The objects of the Centre are, for charitable purposes,

- (a) to provide facilities for and to conduct programs of education in the origin, development, appreciation and techniques of the visual arts for the student bodies of The Wellington County Board of Education and other educational institutions and for the community at large;
- (b) to operate a community art centre to provide art gallery services for the general benefit of the community;
- (c) to cultivate and advance the cause of the visual arts in the City of Guelph and in the County of Wellington and area;
- (d) to collect and exhibit works of art and displays and to maintain and operate a gallery and related facilities as required for this purpose; and
- (e) to stimulate the interest of the public in matters undertaken by the Centre.

Board of
Trustees

4.—(1) The affairs of the Centre shall be managed and controlled by the Board which shall consist of not less than fifteen and not more than twenty-five trustees as follows:

- 1. Three persons appointed by The Corporation of the City of Guelph.
- 2. Three persons appointed by the University of Guelph.
- 3. Three persons appointed by The Wellington County Board of Education.
- 4. Three persons appointed by The Corporation of the County of Wellington.
- 5. Three other persons elected by the general membership of the Centre.
- 6. Such other persons appointed by the other Sponsoring Bodies, if any, in such number as may be determined, from time to time, by the Board, not to exceed three in number for each such other Sponsoring Body.

Idem

(2) Where a Sponsoring Body fails to make sufficient appointments, the Board may provide for additional appointments by one or more of the other Sponsoring Bodies.

(3) A trustee appointed or elected under subsection 1 shall hold office for a term of two years and until his successor is appointed or elected, as the case may be. ^{Term of office}

(4) Notwithstanding subsection 3, a Sponsoring Body may terminate at any time the term of any trustee appointed by that Sponsoring Body. ^{Termination of appointment}

(5) Where a vacancy occurs on the Board, the vacancy may be filled by appointment by the body that appointed or elected the trustee whose office is vacant, and a person so appointed shall hold office for the remainder of the term of his predecessor. ^{Vacancies}

(6) A trustee is eligible for reappointment or re-election, as the case may be. ^{Re-election and reappointment}

(7) The trustees shall annually elect from among themselves a chairman and one or more vice-chairmen. ^{Chairman, vice-chairman}

(8) The chairman shall preside at all meetings of the Board and, in his absence, a vice-chairman shall preside, and, in the absence of the chairman and the vice-chairmen, the members present at a meeting shall elect one of themselves to preside. ^{Idem}

(9) The trustees shall serve without compensation, and no trustee shall, directly or indirectly, receive any remuneration as such but reasonable expenses incurred by any trustee in the performance of his duty may be paid. ^{Compensation}

5. The Board may,

^{Powers of Board}

(a) make by-laws, rules and regulations,

- (i) for the administration of its affairs including the fixing of a quorum of the Board, such quorum to be not fewer than eight in number and to consist of at least six persons appointed by the Sponsoring Bodies,
- (ii) governing the use by the public of the facilities, property and equipment of the Centre and requiring the payment of fees for the admission of the public or any class thereof to such facilities and property, and prescribing the amounts of such fees,
- (iii) providing for classes of general membership in the Centre and prescribing the qualifications,

powers and terms of the general membership and the fees to be paid therefor, and providing for and regulating meetings of the general members,

- (iv) governing the election of trustees to the Board by the general membership of the Centre under paragraph 5 of subsection 1 of section 4,
 - (v) governing the election of new trustees where a vacancy occurs among the persons elected to the Board under paragraph 5 of subsection 1 of section 4, and
 - (vi) adding or substituting Sponsoring Bodies and providing for the appointment of trustees by such additional or substituted Sponsoring Bodies;
- (b) appoint a Director of the Centre;
- (c) appoint, promote, transfer or remove such officers and clerks and servants as the Board considers necessary from time to time for the proper conduct of the affairs of the Centre and the Board may delegate all or a part of the authority for so doing to the Director;
- (d) fix the number, duties, salaries, qualifications and tenure of office or employment and other emoluments of officers and members of the staff of the Centre;
- (e) provide for the retirement and superannuation of persons mentioned in clauses *b* and *c*;
- (f) appoint by resolution a trustee or trustees of the Board, or any other person or persons, to execute on behalf of the Board any documents or other instruments in writing and to affix the corporate seal of the Centre thereto;
- (g) appoint an executive committee composed of the chairman, a vice-chairman and five trustees of the Board and delegate to the executive committee such powers of the Board as the Board may, from time to time, decide;

- (h) appoint other committees from the trustees of the Board and such other committees as are considered desirable, and confer upon any such committees authority to act for the Board with respect to any matter or any class or classes of matters;
- (i) enter into agreements with any association or organization to promote the objects of the Centre;
- (j) enter into agreements with one or more universities, colleges, schools or school boards consistent with the objects of the Centre; and
- (k) generally conduct and manage the business and affairs of the Centre.

6. The fiscal year of the Centre may be determined by the Board, from time to time, by by-law. Fiscal
year

7.—(1) Notwithstanding any general or special Act, but subject to subsection 3, each of the Sponsoring Bodies may give financial and other support to the Centre as each of them may, from time to time, determine in writing. Support of
Centre

(2) No Sponsoring Body shall have any obligation to subsidize operating or other costs of the Centre. Idem

(3) Grants paid to The Wellington County Board of Education or to the University of Guelph out of moneys appropriated or raised by the Legislative Assembly of Ontario for educational purposes shall not be used to give financial or other support to the Centre. Provincial
funds

8. The Centre has, in addition to the powers, rights and privileges mentioned in clauses *a* and *c* of section 26 of *The Interpretation Act*, the power to purchase or otherwise acquire, take or receive by gift, bequest or devise and to hold and enjoy any estate or property whatsoever, and to sell, grant, convey, mortgage, lease or otherwise dispose of the estate or property or any part thereof from time to time and as occasion may require, subject to the provisions of section 16 of this Act, and to acquire other estate or property in addition thereto or in place thereof without licence in mortmain and without limitation as to the period of holding any property actually required for the use and occupation of the Centre, but the rights and privileges mentioned in clause *b* of section 26 of *The Interpretation Act* are hereby expressly excluded. Property
R.S.O. 1970,
c. 225

Tax
exemptions

9. The property vested in the Centre is not liable to taxation for municipal or school purposes, so long as it is actually used and occupied for the purposes of the Centre.

Property of
Centre not
liable to be
expropriated

10. Real property vested in the Centre is not liable to be entered upon, used or taken by any corporation, except a municipal corporation, or by any person possessing the right of taking real property compulsorily for any purpose, and no power to expropriate real property conferred after the 8th day of July, 1966, shall extend to such property unless in the Act conferring the power it is made in express terms to apply thereto.

Application
of property

11. The property and the income, revenues, issues and profits of all property of the Centre shall be applied solely to achieving the objects of the Centre.

Borrowing
powers

12. Subject to the prior written approval of all the Sponsoring Bodies, the Board may borrow money upon the credit of the Centre, and may issue bonds, debentures or other securities of the Centre, and may pledge or sell them for such sums or at such prices as may be considered expedient or necessary, and, subject to section 16, the Board may, with the prior written approval of all the Sponsoring Bodies, hypothecate, mortgage or pledge all or any of the real or personal property, rights or powers of the Centre to secure any bonds, debentures or other securities and any indebtedness of or money borrowed for the purposes of the Centre.

Investment
of funds

13. The funds of the Centre not immediately required for its purposes and the proceeds of all property that come to the Centre, subject to any trust or trusts affecting them, may be invested in such investments as the Board considers proper.

Audit
R.S.O. 1970,
c. 373

14. The Board shall appoint one or more auditors licensed under *The Public Accountancy Act* to audit the accounts and transactions of the Centre at least once a year and the Board shall forward copies of the auditor's report to each of the Sponsoring Bodies.

Annual
reports

15.—(1) The Board shall prepare, within six months of the end of its fiscal year, an annual report on the affairs of the Centre.

Reports to
Lieutenant
Governor

(2) Upon the request of the Lieutenant Governor in Council, the Board shall submit to the Lieutenant Governor its annual report and shall submit such other reports as the Lieutenant Governor may request from time to time.

(3) The Board shall submit to the Sponsoring Bodies its annual report and such other reports as any of the said Bodies may request from time to time. Reports to Sponsoring Bodies

16. Nothing in this Act authorizes the Board to alienate, hypothecate, mortgage or pledge any real or personal property given, devised or bequeathed to it with a condition annexed to such gift that the property shall not be alienated, hypothecated, mortgaged or pledged. Trust property

17. In the event of a conflict between any provisions of this Act and any provision of *The Corporations Act* and *The Mortmain and Charitable Uses Act*, the provisions of this Act prevail. Conflict R.S.O. 1970, cc. 89, 280

18. This Act comes into force on the day it receives Royal Assent. Commencement

19. The short title of this Act is *The Macdonald Stewart Community Art Centre Act, 1978*. Short title

CHAPTER 132

An Act respecting the City of Mississauga

Assented to November 30th, 1978

WHEREAS The Corporation of the City of Mississauga, Preamble
herein called the Corporation, hereby applies for special
legislation in respect of the matters hereinafter set forth;
and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. In this Act,

Interpre-
tation

(a) “city” means the City of Mississauga in The
Regional Municipality of Peel;

(b) “council” means the council of the Corporation.

2.—(1) The council may pass by-laws for licensing, regu-
lating and governing the business of driveway paving.

Licensing,
regulating
and governing
driveway
paving

(2) For the purposes of subsection 1, the power to
license, regulate and govern the business of driveway
paving includes,

Included
powers

(a) the power to prohibit the carrying on of or the
engaging in the business without a licence;

(b) the power to license, regulate or govern the place
or premises used in the carrying on of the business
and the persons carrying it on or engaged in it;

(c) the power to require an applicant, as a condition
of granting a licence, to submit to an examination
to determine his competence to carry on or engage
in the business and to refuse to grant a licence or
to grant a licence upon conditions to such an
applicant in respect of the business where he fails
to pass the required examination:

1. The power to require an examination of an applicant for a licence to carry on or engage in the business includes the power to require an examination of an applicant who did not hold a licence to carry on or engage in the business in the city for a period immediately preceding the period for which he is applying for the licence and of an applicant or holder of a licence where the licence last held by him for the carrying on of or engaging in the business in the city or in another municipality was revoked on the grounds that the applicant or holder of the licence was shown to have carried on or engaged in the business in an incompetent manner whether or not such grounds were the sole grounds on which the licence was revoked and where the holder of a licence fails to pass an examination required of him, the council may revoke his licence.
 2. The power to require an examination of an applicant for a licence to carry on or engage in the business includes the power to exempt from such requirement any applicant who holds such certificate or other evidence of qualification as may be prescribed in the by-law;
- (d) the power to regulate, govern and inspect the premises, facilities, equipment, vehicles and other personal property used or kept for hire in connection with the carrying on of the business and to provide for imposing a fine upon any person carrying on or engaged in the business who refuses to allow the carrying out of an inspection at any reasonable time pursuant to a by-law passed under this section;
- (e) the power to require the persons carrying on or engaged in the business to provide such public liability, property damage, or other insurance in such form and to such amounts of coverage as may be prescribed in the by-law, and where such insurance is not so provided, the council may refuse to grant a licence to that person for the carrying on of the business or may revoke or suspend any such licence;

- (f) the power to grant or refuse to grant a licence for the carrying on or engaging in the business or to revoke or suspend such licence and to make any suspension or grant subject to such terms or conditions as council may prescribe:

1. The power mentioned in this clause is exercisable in the discretion of the council, which discretion shall be exercised upon such grounds as are set out in a by-law passed under subsection 1, and, subject to subsection 3, a decision made pursuant to the exercise of that power is final;

- (g) the power to fix the time for which the licence shall be in force; and

- (h) the power to fix an annual fee to be paid for the licence.

(3) A by-law passed pursuant to subsection 1 shall provide that council shall first afford to such applicant or licensee an opportunity to be heard before refusing to grant a licence or revoking or suspending a licence or making any suspension or grant of a licence subject to terms and conditions, and the by-law may provide that the hearing may be conducted by a committee to consist of one or more persons, at least one of whom shall be a member of council, and, where a hearing is conducted by a committee, section 242b of *The Municipal Act* applies with necessary modifications. Hearings
R.S.O. 1970,
c. 284

(4) A licence may be required under a by-law passed under this section notwithstanding that the applicant is registered as an itinerant seller under *The Consumer Protection Act*. Itinerant
sellers
R.S.O. 1970,
c. 82

3.—(1) In this section, “forest tree pest” means any vertebrate or invertebrate animal or any virus, fungus or bacterium or other organism that is injurious to trees commonly found growing in a forest or windbreak or the products from such trees and that is designated as a forest tree pest in a by-law passed by council. Interpre-
tation

- (2) The council may pass by-laws, Trees

- (a) to prohibit, within the city or any part thereof, as may be defined in the by-law, the wilful injuring of trees, of the kinds and sizes specified in the by-law, by whomsoever owned;

- (b) to prohibit the destruction of trees of the kinds and sizes specified in the by-law by whomsoever owned;
- (c) to require the owners or occupants of land specified in the by-law to destroy, trim or cut down any trees which are,
 - (i) dead,
 - (ii) decayed, or
 - (iii) infested by any forest tree pest,and thereby constitute a general danger to persons or property; and
- (d) designating forest tree pests.

Exceptions

(3) A by-law passed under clause *b* of subsection 2 does not apply to trees,

- (a) situated on lots within registered plans of subdivision;
- (b) situated on lands designated in a description registered under *The Condominium Act*; or
- (c) situated within two hundred feet of a residence where the trees and the residence are both on the same lot or parcel of land and the lot or parcel of land is not within a registered plan of subdivision.

R.S.O. 1970,
c. 77

Exemptions

(4) A by-law passed under clause *b* of subsection 1 of this section shall provide that council may establish a committee to hear applications for exemptions from the provisions of the by-law and no exemption shall be refused where,

- (a) the effect of the refusal would be to deny the owner the right to use his land for a particular building, or structure, or for a highway, sanitary sewer, storm sewer, septic tank, wells, watermain or electrical distribution system or other public utility purposes, the construction of which otherwise has all requisite municipal and other government approval;
- (b) the effect of the refusal would be to interfere with any rights or powers of Ontario Hydro or any board or commission that is performing its functions for or on behalf of the Government of Ontario;

- (c) the effect of the refusal would be to interfere with any rights or powers exercised by any public utility commission or other public authority, board or agency that is carrying out works which are beneficial to the municipality as a whole;
- (d) the effect of the refusal would be to interfere with farming operations carried out by farmers; or
- (e) the effect of the refusal would be to interfere with the operations of a woodlot having an area of at least two acres.

4. In addition to any of the powers conferred on the council by any general or special Act, the council may, in exercising by by-law any of its powers to license, regulate or govern any business, provide in any such by-law authority to a court wherein the information is first laid and to any court of competent jurisdiction thereafter, to issue an order prohibiting the continuation or repetition of the offence by the person convicted, and such order shall be in addition to any penalty imposed on the person convicted.

Restraining
orders

5.—(1) The council may pass by-laws,

Private
roadways

- (a) to number the buildings and lots or units along private roadways and to provide for the affixing of numbers to the buildings and lots or units and to charge the owner of the building, lot or unit with the expense incidental to the numbering of the building, lot or unit respectively and such expense may be collected in the same manner as taxes;
- (b) to name or rename private roadways and to provide for the erecting and affixing of the names of such roadways at the corners thereof, and for recovering the cost of so erecting and affixing from the owner of such roadway, or in the case of a condominium corporation, from the condominium corporation, and such expense may be collected or recovered in the same manner as taxes;
- (c) for keeping, and the Corporation shall keep for public inspection, a record of the names and locations of the private roadways and of the numbers of the buildings and lots or units thereon;
- (d) to require the owner of a private roadway or a condominium corporation to enter into one or more agree-

ments with the corporation containing such terms and conditions as council considers appropriate, including the provision and maintenance by the owner or the condominium corporation, at his or its sole risk and expense, and to the satisfaction of the council, respecting any matter referred to in clauses *a* and *b*; and

- (*e*) to terminate any agreement entered into pursuant to clause *d*, on such terms and conditions as the council considers appropriate.

Entry of
inspectors

(2) Any person appointed by the council to enforce a by-law passed under subsection 1 may enter and inspect the property and affix the numbers and erect the signs, but shall not enter a room or place actually used as a dwelling.

Registration
of agreement

(3) Any agreement referred to in clause *d* of subsection 1 may be registered against the title of the land to which it applies, and the Corporation may enforce the provisions thereof against the owner of the roadway or the condominium corporation and, subject to the provisions of *The Registry Act* and *The Land Titles Act*, against any and all subsequent owners of the land.

R.S.O. 1970,
cc. 409, 234

Idem

(4) Upon the termination of the agreement referred to in clause *d* of subsection 1, a certificate may be signed by the clerk of the Corporation stating that the agreement has been terminated and the certificate may be registered against the title of the land affected.

Assessment of
condominium
units

(5) For the purposes of clause *b* of subsection 1, where a condominium corporation is charged with an expense incident to the naming or renaming of a private roadway and such expense is collected in the same manner as taxes, the expense shall be apportioned and levied on each unit and on the common interest on the basis of the assessment of the individual units and of the common interest appurtenant to the individual units.

Voluntary
payment
of penalty

6.—(1) Notwithstanding any general or special Act, council may pass by-laws,

- (*a*) providing a procedure for the voluntary payment of penalties out of court where it is alleged that any provision of a by-law of the Corporation has been contravened; and
- (*b*) determining the amount of the penalties, not exceeding \$1,000 to be paid out of court for each alleged contravention where a person volunteers to make payment out of court under clause *a*.

(2) Subsection 2 of section 466 of *The Municipal Act* ^{Application of R.S.O. 1970, c. 284} applies if payment is not made in accordance with the procedure provided by a by-law passed under subsection 1.

7.—(1) In this section, “municipal emergency” means any ^{Interpre-} situation that constitutes a general danger to life and property in the city or in any area of the city whether such situation results from the forces of nature or otherwise.

(2) The council may pass by-laws,

^{Emergency measures}

(a) to establish and maintain an emergency measures organization to provide for the protection and rescue of persons and the protection and salvage of property when such are threatened or damaged by a municipal emergency;

(b) to provide money for municipal emergencies and for the emergency measures organization referred to in clause *a*; and

(c) authorizing the mayor of the Corporation to declare a municipal emergency.

(3) Where the mayor has declared a municipal emergency ^{Idem} pursuant to a by-law passed under clause *c* of subsection 1, the municipal emergency shall be deemed at an end 24 hours after the declaration unless the declaration has been ratified by the council within that period of time.

(4) If The Regional Municipality of Peel establishes an ^{Idem} emergency measures organization serving the Corporation, this section and any by-law passed under this section shall cease to have any further force and effect.

8.—(1) The council may pass by-laws regulating and ^{Smoking} governing smoking in those parts of buildings or structures to which the public has access, in school buses and in public transit vehicles operated by the Corporation or operated under a franchise granted by the Corporation.

(2) The power to regulate and govern smoking under sub- ^{Idem} section 1 includes,

(a) the power to prohibit smoking;

(b) the power to inspect at any reasonable time those parts of buildings or structures and those vehicles to which a by-law passed under subsection 1 applies.

Commence-
ment

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is *The City of Mississauga Act, 1978*.

CHAPTER 133

An Act to revive Moran Pharmacy Limited*Assented to November 9th, 1978*

WHEREAS Ralph Spencer Moran hereby represents Preamble
that Moran Pharmacy Limited, herein called the Corporation, was incorporated by letters patent dated the 31st day of May, 1966; that the Minister of Consumer and Commercial Relations, by order dated the 16th day of May, 1973 and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared the Corporation to be dissolved on the 20th day of June, 1973; that the applicant was the only director and the holder of all the issued common shares of the Corporation at the time of its dissolution; that notice of the dissolution of the Corporation was sent to the Corporation, however, the applicant was not aware of the dissolution of the Corporation until more than two years after the date of dissolution thereof; that the Corporation at the time of its dissolution was carrying on active business and since that time active business has continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application; R.S.O. 1970, c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Moran Pharmacy Limited is hereby revived and is, Moran Pharmacy Limited revived
subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Moran Pharmacy Limited Act, 1978*.

CHAPTER 134

An Act respecting the City of Ottawa

Assented to November 30th, 1978

WHEREAS The Corporation of the City of Ottawa, Preamble
hereinafter called the Corporation, hereby applies for
special legislation in respect of the matters hereinafter set
forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1.—(1) Section 11 of *The City of Ottawa Act, 1927*, being 1927, c. 119
chapter 119, as re-enacted by subsection 1 of section 1 of s. 11,
The City of Ottawa Act, 1964, being chapter 136, is repealed re-enacted
and the following substituted therefor:

11. Notwithstanding the provisions of section 12 of *The* Administra-
Ottawa Civic Hospital Act, The Board of Trustees of the tion of Wright
Ottawa Civic Hospital is hereby appointed trustee in the Memorial
place and stead of The Corporation of the City of Ottawa Trust Fund
for the purpose of administering certain moneys sub- by The Board
scribed by the friends of the late Dr. Henry P. Wright, of Trustees
and The Board of Trustees of the Ottawa Civic Hospital of the Ottawa
is further empowered to hold and invest such moneys and Civic Hospital
to disburse the income therefrom annually in payment of notwith-
scholarships or prizes to be awarded to nurses in training standing
at the Ottawa Civic Hospital, as a memorial to the late 1919, c. 122
Dr. Henry P. Wright, in such form and manner as the
trustees of Ottawa Civic Hospital may from time to time
direct.

(2) Subsection 2 of section 1 of *The City of Ottawa Act*, 1964, c. 136,
1964, being chapter 136, is repealed. s. 1 (2),
repealed

(3) The Corporation of the City of Ottawa is hereby directed Transfer
and empowered to transfer and convey forthwith to The of moneys
Board of Trustees of the Ottawa Civic Hospital all moneys,
including both principal and interest, now being held by
The Corporation of the City of Ottawa and commonly referred
to as the Wright Memorial Trust Fund.

Temporary
closing of
highways

2.—(1) Notwithstanding any general or special Act, the council of the Corporation may pass by-laws to regulate and govern the use of a highway under a permit to be issued by the Commissioner of Physical Environment of the Corporation or such other official as is named in the by-law for social, recreational, community or athletic purposes for any period not to exceed twenty-four hours upon such conditions, including a fee for the permit, as may be set out in the by-law and to permit for such period the physical closing of the highway or part of the highway to vehicular traffic, provided local access for residents and emergency vehicles is maintained.

Extension
and
connecting
links of
the King's
Highway
R.S.O. 1970,
c. 201

(2) No permit may be issued under subsection 1 for a highway which is designated as an extension or connecting link of the King's Highway under section 19 of *The Public Transportation and Highway Improvement Act*.

Private
roadways

3.—(1) The council of the Corporation may pass by-laws,

- (a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering of the building, lot or unit, provided that such expense may be collected in the same manner as taxes, and if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;
- (b) for keeping, and the council of the Corporation shall keep, a record of the private roadways and of the numbers of the buildings and lots or units, for public inspection;
- (c) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming of the private roadway and such expense may be collected in the same manner as taxes;
- (d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agreements with the Corporation on such terms and conditions as council considers expedient, including

the provision and maintenance by the owner or the condominium corporation at his or its sole risk and expense and to the satisfaction of the Corporation, respecting any of the matters referred to in clauses *a*, *b* and *c*; and

- (*e*) for terminating the agreement referred to in clause *d* on such terms and conditions as the Corporation considers expedient.

(2) Any person appointed by the Corporation to enforce a by-law passed under subsection 1, may enter and inspect the property and affix the numbers and erect the signs, but shall not enter a room or place actually used as a dwelling. Entry of inspectors

(3) Any agreement referred to in clause *d* of subsection 1, may be registered against the land to which it applies, and the municipality is entitled to enforce the provisions thereof against the owner or the condominium corporation and, subject to the provisions of *The Registry Act* and *The Land Titles Act*, any and all subsequent owners of the land. Registration of agreement
R.S.O. 1970,
cc. 409, 234

(4) Upon the termination of the agreement referred to in clause *d* of subsection 1, a certificate signed by the clerk of the Corporation stating that the agreement has been terminated may be similarly registered. Idem

(5) For the purposes of clause *c* of subsection 1, where a condominium corporation is charged with an expense incident to the naming or renaming of a private roadway and such expense is collected in the same manner as taxes, the expense shall be apportioned and levied on each unit and common interest on the basis of the assessment of the individual units and the common interest appurtenant to the individual units. Assessment of condominium units

4.—(1) Notwithstanding any general or special Act, the council of the Corporation may pass by-laws authorizing the carrying out of surface maintenance operations, at the expense of the Corporation, on any land shown as a lane on any plan of subdivision registered prior to the 4th day of June, 1920, including the removal of any impediments to the use of the land as a lane as the council deems advisable. By-laws re surface maintenance operations on laneways

(2) In subsection 1, “surface maintenance operations” means operations to, Interpretation

- (*a*) destroy, cut down, trim or remove any trees which, by reason of being dead or in a state of decay are, in the opinion of the Commissioner of Physical

Environment of the Corporation or his authorized representative, a possible menace to adjacent property or persons;

- (b) eliminate heavy undergrowth and weeds; or
- (c) remove rubbish and other debris.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is *The City of Ottawa Act, 1978*.

CHAPTER 135

An Act respecting the
Ottawa Charitable Foundation

Assented to November 30th, 1978

WHEREAS the Ottawa Charitable Foundation hereby represents Preamble
1925, c. 131 that it was established as a corporation under *The Ottawa Charitable Foundation Act, 1925*; that it is desirous of removing the requirement that the trustees receive donations, gifts, devises and bequests which, when converted into money or invested in trustees' securities, aggregate to an amount not less than \$100,000 prior to distributing the whole or part of the fund as set out in the Act; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 10 of *The Ottawa Charitable Foundation Act, 1925*, being 1925, c. 131,
s. 10,
re-enacted chapter 131, is repealed and the following substituted therefor:

10. The Board of Trustees may from time to time distribute the whole or part of the trust funds under its charge to any one or more charitable institutions or for charitable purposes, subject to the following restrictions: Distribution
of funds for
charitable
purposes
subject to
certain
conditions

1. No fund which has resulted from any gift, devise or bequest made for any special charitable purpose shall be distributed except as provided by the will, deed or other instrument creating such trust, unless such object shall have ceased to exist, in which event such trust shall be administered and dealt with in such manner as shall be approved of by a judge of the Supreme Court of Ontario.
2. No grant shall be made to any charitable institution or body the revenues of which, or the greater part thereof, are expended elsewhere than in the City of Ottawa.

3. No grant shall be made to any charitable institution or body, the activities of which are confined to the members of a particular religious denomination.

- Commence-
ment
2. This Act comes into force on the day it receives Royal Assent.
- Short title
3. The short title of this Act is *The Ottawa Charitable Foundation Act, 1978*.

CHAPTER 136

**An Act to revive
Poly Aire International Limited***Assented to June 23rd, 1978*

WHEREAS Walter Nail represents that Poly Aire International Limited, hereinafter called the Corporation, was incorporated by letters patent dated the 23rd day of September, 1969; that the Minister of Consumer and Commercial Relations, by order dated the 26th day of December, 1973, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 30th day of January, 1974; that the applicant was a director of the Corporation and the holder of the majority of the common shares of the Corporation at the time of its dissolution; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble
R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Poly Aire International Limited, incorporated by letters patent dated the 23rd day of September, 1969, is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Poly Aire
International
Limited
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is *The Poly Aire International Limited Act, 1978*.

Short title

CHAPTER 137

**An Act to revive
MacLellan Construction Limited as
P. W. MacLellan Construction Inc.**

Assented to April 24th, 1978

WHEREAS Ivy Viola MacLellan and Peter William MacLellan hereby represent that MacLellan Construction Limited, herein called the Corporation, was incorporated by letters patent dated the 3rd day of July, 1950; that the Minister of Consumer and Commercial Relations, by order dated the 19th day of April, 1972, and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 24th day of May, 1972; that the applicants were the holders of all the shares of the Corporation at the time of its dissolution; that the Corporation at the time of its dissolution was and is now carrying on active business; that the applicants have been advised that since the dissolution of the Corporation another company has been incorporated with a name similar to that of the Corporation and that pursuant to the provisions of *The Business Corporations Act*, the name "MacLellan Construction Limited" is no longer available to the Corporation; and whereas the applicants hereby apply for special legislation to revive the Corporation and to change its name; and whereas it is expedient to grant the application;

Preamble
R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) MacLellan Construction Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

MacLellan
Construction
Limited
revived

Change
of
name

(2) The name of the Corporation is hereby changed from “MacLellan Construction Limited” to “P. W. MacLellan Construction Inc.”.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The P. W. MacLellan Construction Inc. Act, 1978*.

CHAPTER 138

An Act to revive Reg. Booth & Son Limited*Assented to November 24th, 1978*

WHEREAS Reginald Booth and Donald W. Booth hereby represent that Reg. Booth & Son Limited, herein called the Corporation, was incorporated by letters patent dated the 31st day of May, 1957; that the Minister of Consumer and Commercial Relations, by order dated the 27th day of March, 1974 and made under the authority of subsection 3 of section 251 of *The Business Corporations Act*, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 1st day of May, 1974; that the applicants were two of the three directors of the Corporation and the holders of the majority of the shares in the Corporation at the time of the dissolution; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned real property and that the Corporation at the time of its dissolution was carrying on active business and since that time active business has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1970,
c. 53

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Reg. Booth & Son Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Reg. Booth
& Son Limited
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is *The Reg. Booth & Son Limited Act, 1978*.

Short title

CHAPTER 139

An Act respecting Regis College*Assented to November 24th, 1978*

WHEREAS Regis College, hereinafter called the Charter Corporation, hereby represents that it was founded by the Society of Jesus, a body which has been active since 1632 in the area now known as the Province of Ontario; that the Charter Corporation was incorporated under *The Corporations Act* by letters patent, dated the 27th day of February, 1958, for the purpose of carrying on the work of the institution previously known as the Jesuit Seminary in the City of Toronto and it has conducted and maintained an institution of learning and is a founding member of the Toronto School of Theology; and whereas the applicant hereby applies for special legislation providing for modification of its organization, government and administration, and enlarging and increasing its powers, rights and privileges; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1970,
c. 89

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,Interpre-
tation

- (a) “Academic Council” means the Academic Council of the College;
- (b) “academic officer” means a person who directs an academic program of the College;
- (c) “administrative officer” means an employee of the College so designated by the Board;
- (d) “administrative staff” means those persons employed by the College, other than the President, the Rector, the academic officers, the administrative officers and the members of the faculty;
- (e) “Board” means the Board of Governors of the College;

- (f) “College” means Regis College as created by this Act;
- (g) “full-time members of the faculty” means those members of the faculty so designated by the Board;
- (h) “members of the faculty” means those persons employed by the College who hold the academic rank of professor, lecturer or instructor;
- (i) “President” means the President of the College;
- (j) “Rector” means the Rector of the College;
- (k) “student” means a person registered at the College for full-time or part-time study in a program that leads to a degree;
- (l) “year” means the membership year of the Board and of the Academic Council.

Conflict with
R.S.O. 1970,
c. 89

(2) In the event of conflict between any provision of this Act and any provision of *The Corporations Act*, the provision of this Act prevails.

Regis College
re-incorporated

2.—(1) The members of the Board from time to time are hereby constituted a body corporate with perpetual succession and a common seal under the name of “Regis College”.

Rights of
Charter
Corporation
continued

(2) The property, rights, privileges and powers of the Charter Corporation are hereby continued and vested in the College, and the liabilities of the Charter Corporation together with the benefits and burdens of all contracts and covenants of the Charter Corporation are hereby continued in and assumed by the College.

By-laws,
etc., of
Charter
Corporation
to continue

(3) Subject to this Act, all by-laws, orders, statutes, regulations, resolutions and appointments of the Charter Corporation shall continue as by-laws, orders, statutes, regulations, resolutions and appointments of the College until amended, repealed or revoked.

Charter
Corporation
dissolved

(4) The Charter Corporation is dissolved on the date this Act comes into force.

BOARD OF GOVERNORS

First
members of
the Board

3.—(1) The Board of Governors, until reconstituted in accordance with subsection 2, shall consist of Reverend

W. F. Ryan, S.J., Reverend W. M. Addley, S.J., Reverend R. J. Limoges, S.J., Reverend L. C. Braceland, S.J., Reverend T. T. Prendergast, S.J., Reverend R. C. Croken, S.J., Reverend J. M. Laporte, S.J. and Reverend O. N. Mohammed, S.J.

(2) Within twelve months after the coming into force of this Act, the Board shall be reconstituted to consist of, Composition of Board

(a) the Provincial Superior and Official Consultors of the Upper Canada Province of the Society of Jesus, the President, the Rector and the Vice-Chairman of the Academic Council, who shall be *ex officio* members; and

(b) four members of whom at least half are to be lay persons not otherwise connected with the College, elected by the Board for a term of two years.

(3) Notwithstanding clause *b* of subsection 2, for the purpose of the first election of members of the Board under that clause, the Board may by by-law provide for staggered terms of office. Staggered terms of office

(4) No person shall be elected a member of the Board unless he is a Canadian citizen. Canadian citizenship

(5) Subject to subsection 6, a member of the Board is eligible for re-election, except that no such member shall serve for more than three consecutive terms, but on the expiration of one year after having served the third of three consecutive terms, such person shall again be eligible for membership on the Board. Term of office

(6) The limit of three consecutive terms referred to in subsection 5 does not include service on the Board, Idem

(a) for the balance of an unexpired term for a person who becomes a member of the Board under subsection 7; or

(b) for a term reduced under subsection 3.

(7) Where a vacancy occurs for any reason among the elected members of the Board before the term for which a person was elected has expired, the Board in its sole discretion shall determine whether the vacancy is to be filled and, if so, the person elected by the Board to fill such vacancy shall hold office for the remainder of the term of the person whose membership is vacant. Vacancies

Chairman
of Board
and
Chancellor

(8) The Provincial Superior of the Upper Canada Province of the Society of Jesus,

- (a) shall be Chairman of the Board and Chancellor of the College; and
- (b) may designate a person to assume any or all of the duties and powers of either or both of the offices of Chairman of the Board and Chancellor of the College.

Idem

(9) During a vacancy in the office of the Provincial Superior of the Upper Canada Province of the Society of Jesus, a designation made under clause *b* of subsection 8 shall continue in effect but, if there is no designation or to the extent that the designation does not extend, all duties and powers of the Chairman of the Board and Chancellor of the College shall be assumed by such member of the Board as may be appointed by the Board.

Powers of
Board

(10) The government, conduct, management and control of the College and of its property, revenues, expenditures, business and affairs are vested in the Board and the Board has all powers necessary or convenient to perform its duties and achieve the objects and purposes of the College including, without limiting the generality of the foregoing, the power,

- (a) to enact by-laws for the conduct of its affairs;
- (b) to establish and terminate programs and courses of study;
- (c) after consideration of the recommendation, if any, of the Academic Council and with the approval of the Chancellor, to appoint the President;
- (d) to appoint, promote, suspend and remove the administrative officers of the College and the members of the administrative staff;
- (e) to appoint and promote members of the faculty and academic officers, but the appointment of the academic officers and the appointment and promotion of full-time members of the faculty shall be on the recommendation of the Academic Council;
- (f) to grant tenure and leave to and to suspend and remove the academic officers and members of the faculty;

- (g) to delegate such of its powers under clauses *d*, *e* and *f* as it considers proper to the President or to such other officer or employee of the College as may be recommended by the President;
- (h) to appoint an executive committee and such other committees as it may deem advisable and delegate to any such committee any of its powers;
- (i) to federate or affiliate the College with any other institution of higher learning;
- (j) to appoint a member or members of the Board, or any other person or persons, to execute on behalf of the Board,
 - (i) documents and other instruments in writing generally, or
 - (ii) specific documents and other instruments in writing,and to affix the corporate seal of the College thereto;
- (k) to borrow money for the purposes of the College and give security therefor on such terms and in such amounts as it may deem advisable;
- (l) to invest all money that comes into its hands that is not required to be expended for any purpose to which it lawfully may be applied, subject always to any express limitations or restrictions on investment powers imposed by the terms of the instruments creating any trust as to the same, in such manner as it considers proper and, except where a trust instrument otherwise directs, combine trust moneys belonging to various trusts in its care into a common trust fund;
- (m) to establish and collect fees and charges for tuition and for services of any kind offered by the College and collect fees and charges on behalf of any entity, organization or element of the College; and
- (n) to establish from time to time the membership year of the Board.

4. The Board shall appoint one or more public accountants licensed under *The Public Accountancy Act* to audit the accounts and transactions of the College at least annually.

Auditors

R.S.O. 1970,
c. 373

Report to
Minister

5.—(1) The Board shall make a financial report annually to the Minister of Colleges and Universities in such form and containing such information as the Minister may require.

Idem

(2) The Minister shall submit the report to the Lieutenant Governor in Council and shall then lay the report before the Assembly if it is in session or, if not, at the next ensuing session.

Annual
report

(3) The Board shall make available to the public an annual report, including an annual financial report, in such form and manner as the Board may determine.

ACADEMIC COUNCIL

Academic
Council

6.—(1) There shall be an Academic Council of the College composed of,

- (a) the President, the Rector and the president of the College student body, who shall be *ex officio* members;
- (b) such academic officers or administrative officers of the College as may be designated by the Academic Council;
- (c) the full-time members of the faculty; and
- (d) such students as may be elected from among themselves by secret ballot.

Student
members

(2) The Academic Council shall, by by-law, determine the number of students to be elected to the Academic Council and the manner and procedure for the election of such students.

Idem

(3) The term of office for a student member shall be one year.

Chairman
and Vice-
Chairman

(4) The President shall be Chairman of the Academic Council and a Vice-Chairman shall be elected by the Academic Council for a term of two years from among its members holding office under clauses *b* and *c* of subsection 1 in such manner as the Academic Council may by by-law determine.

Vice-chairman

(5) No person shall serve as Vice-Chairman of the Academic Council for more than two consecutive terms but, on the expiration of one year after having served the second of

two consecutive terms, a person shall again be eligible to serve as Vice-Chairman.

7.—(1) The Academic Council has, subject to the approval of the Board with respect to the expenditure of funds and to subsection 10 of section 3, the power to determine the academic policy of the College and, without limiting the generality of the foregoing, has the power,

Powers of
Academic
Council

- (a) to enact by-laws for the conduct of its affairs;
- (b) to recommend to the Board the appointment of the President and academic officers and the appointment and promotion of the full-time members of the faculty;
- (c) to make recommendations to the Board with respect to the establishment and termination of programs and courses of study;
- (d) to determine the curricula of all programs and courses of study, the standards of admission to the College and continued registration therein, and the qualifications for graduation;
- (e) to conduct examinations, appoint examiners and decide all matters relating thereto;
- (f) to award fellowships, scholarships, bursaries, medals, prizes and other marks of academic achievements;
- (g) subject to subsection 2, to grant degrees in theology including honorary degrees;
- (h) to appoint committees as it may deem advisable and delegate to any such committee any of its powers; and
- (i) to establish from time to time the membership year of the Academic Council.

(2) The power to grant degrees in theology may be exercised only while the College is federated or affiliated with a university which has degree-granting rights conferred by the Legislative Assembly.

Theology
degrees

BOARD OF GOVERNORS AND ACADEMIC COUNCIL

8.—(1) Subject to subsections 2 and 3, the meetings of the Board and of the Academic Council shall be open to the

Meetings
open to
the public

public and prior notice of the meetings shall be given to the members of the Board or the Academic Council, as the case may be, and to the public in such manner as the Board and the Academic Council by by-law shall respectively determine, and no person shall be excluded from a meeting except for improper conduct as determined by the Board or the Academic Council, as the case may be.

Meetings
in camera

(2) Where a matter confidential to the College is to be considered at a meeting of the Board or Academic Council, the part of the meeting concerning such matter may be held *in camera*.

Idem

(3) Where a matter of a personal nature concerning an individual may be considered at a meeting of the Board or Academic Council, the part of the meeting concerning such individual shall be held *in camera* unless there is a mutual agreement to the contrary by the Board or the Academic Council, as the case may be, and such individual.

By-laws
open to
public for
inspection

9.—(1) The by-laws of the Board and of the Academic Council shall be open to examination by the public during normal business hours.

Publication
of by-laws

(2) The Board and the Academic Council shall publish their by-laws from time to time in such manner as they may, respectively, consider proper.

OBJECTS AND PURPOSES

Objects

10. The objects and purposes of the College are,

(a) the advancement of learning and the dissemination of knowledge; and

(b) the intellectual, social, moral and physical development of the members of the student body and faculty and the betterment of society.

PROPERTY

Property
bequeathed
to Charter
Corporation

11. All property heretofore or hereafter, by statute or otherwise, granted, conveyed, devised or bequeathed to the Charter Corporation, the Board, the College, any of its divisions or departments, or to any person in trust for or for the benefit of any of the foregoing, subject to any trust affecting the same, shall be vested in the College.

Power
to hold
property in
mortmain

12. The College has power to purchase or otherwise acquire, take or receive, by deed, gift, bequest or devise, and

to hold, possess and enjoy, without licence in mortmain and without limitation as to the period of holding, any estate or property whatsoever, whether real or personal, and to sell, grant, convey, mortgage, lease or otherwise dispose of the same or any part thereof or any interest therein from time to time and as occasion may require, and to acquire other estate or property in addition thereto or in place thereof.

13. Upon the dissolution of the College and after the payment of all debts and liabilities, the remaining property of the College shall be distributed or disposed of to the Upper Canada Province of the Society of Jesus and any property which by virtue of a devise or bequest would have, but for the dissolution, vested in the College shall vest in the Upper Canada Province of the Society of Jesus.

Title to
property on
dissolution

14. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

15. The short title of this Act is *The Regis College Act*, 1978.

Short title

CHAPTER 140

**An Act to revive
Ross & Ross Grains Limited***Assented to November 9th, 1978*

WHEREAS John Donald Ross and Terrance Ross hereby Preamble
represent that Ross & Ross Grains Limited, herein
called the Corporation, was incorporated by certificate of
incorporation dated the 11th day of March, 1971; that the
Minister of Consumer and Commercial Relations, by order
dated the 16th day of July, 1975 and made under the au-
thority of subsection 3 of section 251 of *The Business Cor-*
porations Act, cancelled the certificate of incorporation of R.S.O. 1970,
c. 53
the Corporation for default in filing annual returns and de-
clared the Corporation to be dissolved on the 20th day of
August, 1975; that the applicants were all the directors and
the holders of all the issued common shares of the Corporation
at the time of its dissolution; that notice of the dissolution
of the Corporation was sent to the Corporation, however, the
applicants were not aware of the dissolution of the Cor-
poration until more than two years after the date of dissolution
thereof; that the Corporation at the time of its dissolution
was carrying on active business and since that time active
business has continued to be carried on in the name of the
Corporation; and whereas the applicants hereby apply for
special legislation reviving the Corporation; and whereas it
is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. Ross & Ross Grains Limited is hereby revived and is, Ross & Ross
Grains
Limited
revived
subject to any rights acquired by any person after its dis-
solution, hereby restored to its legal position as a company
incorporated by certificate of incorporation, including all its
property, rights, privileges and franchises and subject to all
its liabilities, contracts, disabilities and debts, as at the date
of its dissolution, in the same manner and to the same
extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Ross & Ross Grains Limited Act, 1978*.

CHAPTER 141

**An Act to revive The Royal Hotel
(Picton) Limited***Assented to November 24th, 1978*

WHEREAS Harvey J. McFarland Jr. and Clara Frederick Preamble
hereby represent that The Royal Hotel (Picton) Limited,
herein called the Corporation, was incorporated by letters
patent dated the 3rd day of September, 1953; that the
Minister of Consumer and Commercial Relations, by order
dated the 27th day of March, 1974, and made under the
authority of subsection 3 of section 251 of *The Business* R.S.O. 1970,
c. 53
Corporations Act, cancelled the certificate of incorporation of
the Corporation for default in filing annual returns and
declared the Corporation to be dissolved on the 1st day of
May, 1974; that the applicants were directors and share-
holders of the Corporation at the time of its dissolution;
that although notice of default in filing annual returns
required by subsection 2 of section 251 of *The Business*
Corporations Act was sent to each of the persons of record
on the files of the Ministry of Consumer and Commercial
Relations, through inadvertence the annual returns for the
Corporation were not filed nor was an application for the
revival of the Corporation made within the time provided
by statute; that the Corporation at the time of its dissolution
was carrying on the business of a holding company and
property continues to be held in the name of the Corporation;
and whereas the applicant hereby applies for special legis-
lation reviving the Corporation; and whereas it is expedient
to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. The Royal Hotel (Picton) Limited is hereby revived The Royal
Hotel
(Picton)
Limited
revived
and is, subject to any rights acquired by any person after
its dissolution, hereby restored to its legal position as a
company incorporated by letters patent, including all its
property, rights, privileges and franchises and subject to all
its liabilities, contracts, disabilities and debts as at the date

of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The Royal Hotel (Picton) Limited Act, 1978*.

CHAPTER 142

**An Act respecting
The Royal Trust Company and
Royal Trust Corporation of Canada**

Assented to November 24th, 1978

WHEREAS The Royal Trust Company and Royal Trust Corporation of Canada hereby represent that The Royal Trust Company, a corporation incorporated by an Act of the Legislature of the Province of Quebec, being chapter 79 of the Statutes of Quebec, 1892, by its then wholly owned subsidiary, Royal Trustco Limited, a corporation incorporated under the *Canada Business Corporations Act* by articles of incorporation dated the 29th day of January, 1976, caused Royal Trust Corporation of Canada to be incorporated by letters patent dated the 19th day of March, 1976 under the *Trust Companies Act* (Canada) as a wholly owned subsidiary of Royal Trustco Limited, except for directors' qualifying shares, for the purpose of taking over and carrying on certain of the business of The Royal Trust Company in the Province of Ontario and other areas of Canada; that, subject to certain exceptions as herein described, The Royal Trust Company and Royal Trust Corporation of Canada desire to transfer to Royal Trust Corporation of Canada certain of the trusteeship business of The Royal Trust Company in Ontario, including particularly those parts of such business for which The Royal Trust Company is named, on behalf of any natural person, trustee under any *inter vivos* trust, or executor, administrator or trustee under any will, letters probate, or letters of administration; that because of the nature of such trusteeship business it is desirable and expedient to effect such transfer by an Act of the Legislative Assembly of Ontario so that the rights and obligations of all those who have relations with The Royal Trust Company and Royal Trust Corporation of Canada with respect to such trusteeship business may be clearly determined; and whereas The Royal Trust Company and Royal Trust Corporation of Canada hereby apply for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

1974-75-76,
c. 33 (Can.)

R.S.C. 1970,
c. T-16

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Exceptions
to applica-
tion of Act

1. Sections 2, 3, 4, and 5 do not apply to,

- (a) any real or personal property granted to, or held by, or vested in The Royal Trust Company, and any power, right, immunity, privilege or right of action that may be exercised by or against The Royal Trust Company, pursuant to or in respect of,
 - (i) any trust indenture or indenture wherein The Royal Trust Company is named trustee and by virtue of which bonds, debentures or other evidences of indebtedness, warrants, or rights are issued,
 - (ii) any registered retirement savings plan, as defined in subsection 1 of section 146 of the *Income Tax Act* (Canada), any registered home ownership savings plan, as defined in subsection 1 of section 146.2 of the said Act, or any mutual fund, pooled trust fund, pension plan, employee benefit plan or unit trust of which The Royal Trust Company is named trustee, and
 - (iii) any document or trust to which section 2 applies which, at the commencement of this Act, or at the date any property is first acquired by The Royal Trust Company pursuant to or in respect of such document or trust, whichever is later, is being administered outside Ontario;
- (b) any agreement or other document whatsoever whereby The Royal Trust Company is named as agent, registrar or transfer agent;
- (c) any real property or any interest or estate in land that is held by The Royal Trust Company as grantee or mortgagee under any deed or mortgage wherein the grantee or mortgagee is described as "The Royal Trust Company" without further qualification, and that is held by The Royal Trust Company pursuant to or in respect of any document or trust to which section 2 applies, and any power, right, immunity, privilege, or right of action that may be exercised by or against The Royal Trust

R.S.C. 1952,
c. 148

Company under such document or trust with respect to that property;

- (d) any real or personal property owned or held by, vested in, or granted to The Royal Trust Company, and that is held by The Royal Trust Company exclusively for its own use and benefit, and not in trust for or for the benefit of any other person or purpose; or
- (e) any real or personal property that is held by The Royal Trust Company under any document or trust to which section 2 applies, and that at the commencement of this Act or at the date such property is first acquired by The Royal Trust Company, whichever is later, is situate outside Ontario, and any power, right, immunity, privilege, or right of action that may be exercised by or against The Royal Trust Company under any such document or trust with respect to that property, but,
 - (i) for all property situate outside Ontario for which The Royal Trust Company has been appointed, or is entitled to be appointed, by a court of Ontario, as personal representative of a deceased person, whether as executor, administrator or otherwise, Royal Trust Corporation of Canada may, upon application to such court, be appointed personal representative in the place and stead of The Royal Trust Company with respect to that property, and
 - (ii) for all property situate outside Ontario not coming within subclause i, but held by The Royal Trust Company under any document or trust to which section 2 applies, for which the Supreme Court of Ontario has jurisdiction under section 5 of *The Trustee Act* to make an order for the appointment of a new trustee, Royal Trust Corporation of Canada may, upon application to the Supreme Court, be appointed trustee in the place and stead of The Royal Trust Company with respect to that property, and such appointment has for all purposes of the laws of Ontario the same effect as if made under section 5 of *The Trustee Act*,

R.S.O. 1970,
c. 470

but any appointment made under subclause i or ii hereof shall not affect any rights which may continue to be exercised by or against The Royal Trust Company.

Royal Trust Corporation of Canada substituted for The Royal Trust Company with respect to trusts, etc.

2. Subject to section 1, Royal Trust Corporation of Canada is substituted in the place and stead of The Royal Trust Company in or in respect of every trust, trust deed, trust agreement, instrument of creation, settlement, assignment, will, codicil or other testamentary document, and every letters probate, letters of administration, judgment, decree, order, direction, or appointment of any court, judge or other constituted authority, and every other document or trust howsoever created, including every incomplete or inchoate trust, wherein or whereby, or of which The Royal Trust Company is named as executor, administrator, trustee, bailee, committee, assignee, liquidator, receiver, guardian, or curator, or is named to any other office or position whatsoever wherein any property, interest, possibility, or right is vested in, administered or managed by, or put in charge of The Royal Trust Company in trust for or for the benefit of any other person or purpose, and every such document or trust shall be construed and given effect as if Royal Trust Corporation of Canada had been named therein in the place and stead of The Royal Trust Company.

Real and personal property held in trust by The Royal Trust Company

3.—(1) Subject to section 1, all real and personal property and every interest therein that is granted to, or held by, or vested in The Royal Trust Company, whether by way of security or otherwise, in trust for or for the benefit of any other person or purpose, pursuant to or in respect of any document or trust to which section 2 applies, and whether in the form in which it was originally acquired by The Royal Trust Company or otherwise, is vested in Royal Trust Corporation of Canada, according to the tenor of and at the time indicated or intended by the document or trust, upon the same trusts, and with the same powers, rights, immunities, and privileges, and subject to the same obligations and duties as are thereby provided, granted or imposed.

Registration of Act not required

(2) Subject to section 6, for the purposes of any Act affecting the title to property, both real and personal, the vesting of title in Royal Trust Corporation of Canada of every property affected by subsection 1 is effective without the registration or filing of this Act, or any further or other instrument, document, or certificate showing the change of title in any public office whatsoever within the jurisdiction of the Province of Ontario.

Legal proceedings

4.—(1) No suit, action, appeal, application or other proceeding being carried on and no power or remedy being

exercised by or against The Royal Trust Company in any court of Ontario, or before any tribunal or agency of the Province of Ontario, pursuant to or in respect of any document or trust to which section 2 applies, shall be discontinued or abated on account of this Act, but may be continued in the name of Royal Trust Corporation of Canada, which shall have the same rights, shall be subject to the same liabilities, and shall pay or receive the same costs and award as if the suit, action, appeal, application or other proceeding had been commenced or defended in the name of Royal Trust Corporation of Canada.

(2) Any suit, action, appeal, application, or other proceeding, or any power, right, remedy or right of distress that might have been brought or exercised by or against The Royal Trust Company pursuant to or in respect of any document or trust to which section 2 applies, may be brought or exercised by or against Royal Trust Corporation of Canada, which shall have the same rights, and shall be subject to the same liabilities, in respect thereof, as those which The Royal Trust Company would have or be subject to if this Act had not been enacted. Idem

(3) In any suit, action, appeal, application or other proceeding that has been continued or commenced in the name of Royal Trust Corporation of Canada under subsection 1 or 2, The Royal Trust Company and its officers and employees shall be deemed to have been acting on behalf of Royal Trust Corporation of Canada in performing any act, whether before or after the commencement of this Act, involving the administration of any document or trust to which section 2 applies, and for purposes of examination for discovery or production of documents in relation to any such proceeding, The Royal Trust Company and its officers or employees shall be subject to the same obligations as if this Act had not been enacted. Idem

5. Nothing in this Act affects the rights of any person having a claim against The Royal Trust Company in respect of any document or trust to which section 2 applies, or impairs, modifies or affects the liability of The Royal Trust Company to any such person, but all such rights as may be enforceable in Ontario may be asserted against Royal Trust Corporation of Canada, which shall be responsible for all debts, liabilities, and obligations of The Royal Trust Company in respect of any such document or trust. Rights of
third
parties

6.—(1) For any real or personal property that is registered in the name of The Royal Trust Company in any public office of the Province of Ontario, any person may continue Notice

to deal with The Royal Trust Company in reliance on such registration until he receives notice in accordance with subsection 2 that such property has been vested in Royal Trust Corporation of Canada under subsection 1 of section 3, and until a person receives such notice, any cheque, bill of exchange, payment, summons, notice or any other document whatsoever that he executes or endorses in favour of, or that he delivers to or serves on, The Royal Trust Company in respect of any property that is vested in Royal Trust Corporation of Canada under subsection 1 of section 3 shall be as valid and effective as if it were executed or endorsed in favour of, or delivered to or served on, Royal Trust Corporation of Canada.

Idem

(2) For any real or personal property registered in the name of The Royal Trust Company in any public office of the Province of Ontario, or for which The Royal Trust Company is shown by any document of title as having legal ownership thereof, and that is vested in Royal Trust Corporation of Canada under subsection 1 of section 3, a statutory declaration made by a duly authorized officer, employee or agent of The Royal Trust Company attesting to such vesting may be served personally on, or sent by registered mail to, any person who may have any dealing with such property, and any person who receives any such declaration may thereafter deal with Royal Trust Corporation of Canada as if it were shown as the registered or legal owner of the property in respect of which the declaration is made, and the validity of any such dealing shall not be affected by any inaccuracy in such declaration.

Instru-
ments
dealing with
property

(3) Any instrument dealing with any property,

- (a) that is vested in Royal Trust Corporation of Canada pursuant to subsection 1 of section 3, but that is registered in the name of The Royal Trust Company in any public office of the Province of Ontario or in respect of which The Royal Trust Company is shown by any document of title as having legal ownership thereof, shall be executed by Royal Trust Corporation of Canada and shall contain a recital referring to such vesting under this Act; and
- (b) of which The Royal Trust Company is shown as the registered or legal owner, and that is not vested in Royal Trust Corporation of Canada under subsection 1 of section 3, shall be executed by The Royal Trust Company and shall contain a recital stating that title to such property is not affected by this Act.

(4) Any instrument executed by The Royal Trust Company or by Royal Trust Corporation of Canada containing the recital required by subsection 3 may be accepted for registration by any public office within the jurisdiction of the Province of Ontario without further proof of the accuracy of such recital, and any such instrument shall be deemed to be effective as against The Royal Trust Company and Royal Trust Corporation of Canada in passing title to any property described in such instrument notwithstanding any inaccuracy contained in such recital. ^{Idem}

(5) For purposes of *The Personal Property Security Act* it is sufficient, in order to show the vesting in Royal Trust Corporation of Canada under subsection 1 of section 3 of any interest in personal property that constitutes a security interest within the meaning of that Act and for which The Royal Trust Company is shown as the secured party in any financing statement registered under that Act, for a financing change statement to be registered in respect of such vesting as if The Royal Trust Company had assigned its interest to Royal Trust Corporation of Canada. ^{Security interests in personal property R.S.O. 1970, c. 344}

7. This Act comes into force on the day it receives Royal Assent. ^{Commencement}

8. The short title of this Act is *The Royal Trust Corporation of Canada Act, 1978*. ^{Short title}

CHAPTER 143

**An Act to revive
Salsberg's Smoke & Gift Shop Ltd.**

Assented to April 24th, 1978

WHEREAS Samuel Salsberg and Harold Baumander Preamble
 hereby represent that Salsberg's Smoke & Gift Shop
 Ltd., herein called the Corporation, was incorporated pur-
 suant to *The Business Corporations Act* on the 22nd day of R.S.O. 1970,
c. 53
 March, 1971; that the Minister of Consumer and Com-
 mercial Relations by order dated the 16th day of July, 1975
 and made pursuant to subsection 3 of section 251 of *The*
Business Corporations Act cancelled the certificate of incor-
 poration of the Corporation and declared it to be dissolved
 on the 20th day of August, 1975; that the applicants were
 the directors and the holders of all the common shares of the
 Corporation at the time of the dissolution; that the Cor-
 poration at the time of the dissolution was and is now carry-
 ing on active business; and whereas the applicants hereby
 apply for special legislation reviving the Corporation; and
 whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
 consent of the Legislative Assembly of the Province of
 Ontario, enacts as follows:

1. Salsberg's Smoke & Gift Shop Ltd. is hereby revived Salsberg's
Smoke &
Gift Shop
Ltd.
revived
 and is, subject to any rights acquired by any person after
 its dissolution, hereby restored to its legal position as a
 corporation including all its property, rights, privileges and
 franchises and subject to all its liabilities, contracts, dis-
 abilities and debts as at the date of its dissolution in the
 same manner and to the same extent as if it had not been
 dissolved.

2. This Act comes into force on the day it receives Royal Commence-
ment
 Assent.

3. The short title of this Act is *The Salsberg's Smoke & Gift Shop Ltd. Act, 1978*. Short title

CHAPTER 144

**An Act respecting the
Borough of Scarborough***Assented to November 30th, 1978*

WHEREAS The Corporation of the Borough of Scar- Preamble
borough, herein called the Corporation, hereby applies
for special legislation in respect of the matter hereinafter
set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. The council of the Corporation may, by by-law, Retirement allowance
provide for the granting of a retirement allowance to Edwin
Vale Abbott of \$18,245.00 payable in four equal annual
instalments of \$4,561.25 commencing in the year 1979.

2. A by-law passed under section 1 may provide that in Allowance to surviving spouse
the event of the death of the said Edwin Vale Abbott prior
to the making of the final payment, that the said instalments
be payable to his surviving spouse.

3. For the purposes of subsection 1 of section 293 of Application of R.S.O. 1970, c. 284, s. 293
The Municipal Act, the Corporation shall not be deemed to
be incurring a debt, the payment of which is not provided for
in the estimates of the current year with respect to the
granting of the retirement allowance referred to in section 1.

4. A by-law passed under section 1 does not require the O.M.B. approval not required
approval of the Ontario Municipal Board.

5. This Act comes into force on the day it receives Royal Commence-
ment
Assent.

6. The short title of this Act is *The Borough of Scarborough* Short title
Act, 1978.

CHAPTER 145

An Act respecting
Sudbury Young Women's Christian
Association

Assented to November 24th, 1978

WHEREAS Sudbury Young Women's Christian Association, Preamble
hereinafter called the Association, was incorporated by special
legislation passed by the Legislative Assembly of the Province of
Ontario entitled *The Sudbury Young Women's Christian Association* 1958, c. 156
Act, 1958; that pursuant to the said Act the Association's land was
exempted from taxation but only when such land was owned, occupied
and used solely by the Association; and whereas the Association is
presently leasing premises which it occupies and uses for the purposes
of the Association; and whereas The Corporation of the City of
Sudbury, hereinafter called the Corporation, hereby represents that
it is desirable to continue the exemption from taxation for the land
of the Association whether it is owned or leased provided that it is
used for the purposes of the Association; and whereas the Corporation
hereby applies for special legislation in respect of the matters herein-
after set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the
Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 8 of *The Sudbury Young Women's Christian Association* 1958, c. 156,
Act, 1958, being chapter 156, is repealed and the following s. 8,
substituted therefor: re-enacted

8. The council of The Corporation of the City of Sudbury Exemption
may pass by-laws, exempting from taxes for municipal or from
school purposes or both, other than local improvement taxation
charges, the land, as defined in *The Assessment Act*, of the R.S.O. 1970,
Association, provided that the land is owned and used or c. 32
occupied and used solely by and for the purposes of the
Association, on such conditions as may be set out in the
by-law.
2. This Act shall be deemed to have come into force on the Commence-
1st day of January, 1978. ment
3. The short title of this Act is *The Sudbury Young Women's* Short title
Christian Association Act, 1978.

CHAPTER 146

An Act respecting the City of Thunder Bay

Assented to June 23rd, 1978

WHEREAS The Corporation of the City of Thunder Bay, Preamble
herein called the Corporation, hereby applies for special
legislation related to the redevelopment plan of the Cor-
poration as adopted by By-law Number 209-1977 of the
Corporation; and whereas it is expedient to grant the applica-
tion;

Therefore, Her Majesty, by and with the advice and consent
of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1. For the purposes of subsection 1 of section 293 of *The Municipal Act*, the Corporation shall not be deemed to be incurring a debt, the repayment of which is not provided for in the estimates of the current year, when it is a debt arising out of any agreement under section 24 of *The Planning Act* between the Corporation and the Minister of Housing for the purpose of implementing the redevelopment plan of the Corporation as adopted by By-law Number 209-1977 of the Corporation. Redevelop-
ment plan,
project for
which Cor-
poration not
deemed to
incur debt
payment of
which is not
provided for in
the estimates
R.S.O. 1970,
cc. 284, 349

2. Subsection 1 of section 288 of *The Municipal Act* does not apply to a money by-law authorizing a debt arising out of an agreement referred to in section 1. Applica-
tion of
R.S.O. 1970,
c. 284, s. 288 (1)

3. Subsection 1 of section 64 of *The Ontario Municipal Board Act* does not apply to an agreement referred to in section 1 or to the carrying out of such an agreement. Applica-
tion of
R.S.O. 1970,
c. 323, s. 64 (1)

4. This Act comes into force on the day it receives Royal Assent. Commence-
ment

5. The short title of this Act is *The City of Thunder Bay Act*, 1978. Short title

CHAPTER 147

An Act respecting the Township of Tilbury West

Assented to May 26th, 1978

WHEREAS The Corporation of the Township of Tilbury West, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding *The Drainage Act, 1975* and section 65 of *The Ontario Municipal Board Act*, By-law 1451-8-76 of the Corporation, set forth in the Schedule hereto, passed by the council of the Corporation on the 21st day of March, 1977 providing for drainage works to be known as the "Robb-Dales Drain" in the townships of Tilbury West, Tilbury North and Mersea as initiated by the Township of Tilbury West in accordance with a drainage engineer's report dated the 14th day of July, 1976, as set out in the said By-law, and for borrowing on the credit of the Corporation the sum of \$25,774 is hereby approved and declared to be valid, in full force and effect and binding upon the Corporation and its respective ratepayers in accordance with the provisions thereof.

By-law
1451-8-76
validated
1975, c. 79
R.S.O. 1970,
c. 323

2. Sections 55, 56, 57, 58, 59 and 60 of *The Ontario Municipal Board Act* apply in respect of a By-law passed under section 1.

Application
of
R.S.O. 1970,
c. 323, ss. 55-60

3. For the purposes of every Act, the Ontario Municipal Board shall be deemed to have issued an order under section 64 of *The Ontario Municipal Board Act* authorizing the construction mentioned in section 1 and authorizing the Corporation to borrow the moneys mentioned in the said section.

Order of
O.M.B.
deemed
issued

4. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

Short title

5. The short title of this Act is *The Township of Tilbury West Act, 1978*.

SCHEDULE

TOWNSHIP OF TILBURY WESTBY-LAW NUMBER 1451-8-76

A By-law to provide for the drainage works in the Townships of Tilbury West, Tilbury North and Mersea as initiated by the Township of Tilbury West in the County of Essex, and for the borrowing on the credit of the municipality, the sum of \$25,774.00

WHEREAS the requisite number of owners, as shown on the last revised assessment rolls, of the property hereinafter set forth on the Engineer's Report attached hereto and forming part of this By-law, as the properties requiring such drainage, have petitioned the Council of the Township of Tilbury West, praying that the following lands and roads may be drained by a drainage works.

WHEREAS the Council has procured a report made by C. G. Russell Armstrong, P.Eng., and the report is as follows:

WINDSOR, Ontario, July 14, 1976.

To:- The Reeve and Municipal Council

of the TOWNSHIP OF TILBURY WEST

Gentlemen:-

As instructed by you, we have made an examination, survey, etc., of the ROBB-DALES DRAIN, in your Township, and in the Township of Tilbury North, and now report thereon as follows:-

We commenced our survey of this drain at the Northerly end of the highway culvert crossing the Townline Road between the Townships of Mersea and Tilbury West. Thence we followed the course of the drain downstream to Station 214+50 at its outlet in the East Branch of Big Creek Drain.

We find that this drain is badly filled with run-ins and with a heavy growth of brush and small trees and is inadequate to properly retain and carry away the waters draining thereto from the lands and roads affected.

We would, therefore, recommend that this portion of the drain be cleaned out and improved in accordance with the accompanying profile and specifications.

We further find that each of the following owners is entitled to and should receive the following amounts as compensation for damages to lands and crops (if any):-

1. Edward Allen, owner of Pt. Lot 15, Con 7 -----	\$ 90.00
2. James Pearson, owner of Pt. S½ Lot 15, Con. 7 -----	\$ 600.00
3. Bedford Coulter, owner of NE¼ Lot 15, Con. 8 -----	\$ 705.00
4. Art & Ralph Brooker, owner of SE¼ Lot 15, Con. 8 ----	\$ 672.00
5. Kenneth Mailloux, owner of N½ Lot 15, Con. 9 -----	<u>\$ 672.00</u>
Carried forward -----	\$ 2,739.00

Robb-Dales Drain

Township of Tilbury West

Page 2.

Brought Forward	-----	\$2,739.00
6. Harold Strang, owner of SE $\frac{1}{2}$ Lot 15, Con. 9-----		672.00
7. Eileen Desimpel, owner of W $\frac{1}{2}$ S $\frac{1}{2}$ Lot 16, Con. 10----		408.00
8. Eugene Brosseau, owner of E $\frac{1}{2}$ S $\frac{1}{2}$ Lot 16, Con. 10----		347.00
9. Mrs. E. Durocher, owner of N $\frac{1}{2}$ Lot 16, Con. 10 -----		854.00
10. Raymond Reid, owner of N $\frac{1}{2}$ Lot 16, Con. 11 -----		690.00
11. John & Jacob Brown, owners of S $\frac{1}{2}$ Lot 16, Con. 11---		<u>710.00</u>
TOTAL		<u>\$6,420.00</u>

We have provided for these in our estimate, as is provided for under Section 16, of the Drainage Act, 1975.

Our estimate of the total cost of this work, including all incidental expenses, is the sum of \$25,774.00, made up as follows:-

Excavation from Sta. 0 to Sta. 214+50 = 21,450 ft.-----	\$13,087.00
Brushing and Grubbing -----	1,210.00
Damages to lands and crops (if any) -----	<u>6,420.00</u>
Total for Construction, Damages, etc.-----	\$20,717.00
Inspections, surveys, assistance and expenses -----	\$1,497.00
Plans, estimates, report and assessments -----	1,825.00
Publishing By-Law in Tilbury West-----	200.00
O.M.B. Fee in Tilbury West -----	25.00
Serving copy of report on Township of Mersea -----	30.00
Publishing By-Law in Mersea Township---	200.00
O.M.B. fee in Mersea Township -----	25.00
Serving copy of report on Township of Tilbury North -----	<u>30.00</u>
Carried Forward	\$3,832.00
	<u>\$20,717.00</u>

Robb-Dales Drain

Township of Tilbury West

Page 3.

Brought Forward	\$3,832.00	\$20,717.00
Publishing By-Law in Tilbury North Township -----	100.00	
O.M.B. fee in Tilbury North Township --	25.00	
Letting and Superintending and Engineer on final inspection and issuing Certificate of Completion -----	<u>1,100.00</u>	
Total for Incidentals -----		<u>5,057.00</u>
TOTAL ESTIMATE		<u>\$25,774.00</u>

Of this amount we have assessed the lands in the Township of Mersea which are benefited by or use this drain as an outlet with the sum of \$11,027.00 and the Township of Mersea for roads with the sum of \$715.00, thus making the total assessment on the Township of Mersea, the sum of \$11,742.00, as is more fully set forth in the Schedule of Assessment hereto attached.

We have assessed the lands in the Township of Tilbury West which are benefited by or use this drain as an outlet with the sum of \$11,365.00 and the Township of Tilbury West for roads with the sum of \$1,006.00, thus making the total assessment on the Township of Tilbury West the sum of \$12,371.00, as is more fully set forth in the Schedule of Assessment hereto attached.

We have assessed the lands in the Township of Tilbury North which are benefited by or use the said drain as an outlet with the sum of \$1,540.00 and the Township of Tilbury North for roads with the sum of \$121.00, thus making the total assessment on the Township of Tilbury North the sum of \$1,661.00 as is more fully set forth in the Schedule of Assessment hereto attached.

We would further recommend that this drainage work be kept up and maintained at the expense of the lands and roads

Robb-Dales Drain
Township of Tilbury West

Page 4.

herein assessed for its repair and improvement and in the proportions herein contained until otherwise determined under the provisions of the Drainage Act, 1975.

All of which is respectfully submitted.

C.G.RUSSELL ARMSTRONG LIMITED
Drainage Engineers

per Maurice Armstrong
Maurice Armstrong P.Eng.

MA/a

SCHEDULE OF ASSESSMENT

RCBB-DALES DRAIN

TOWNSHIP OF TILBURY WEST

Con. or R.P.	Lot or Part of Lot	Area in Acres	Owner's Names	Acres Afft'd	Value of Benefit	Value of Outlet Liability	Total Value of Im- prov't
7	Pt. 15	2	Edward Allen	2	\$ 38.00	\$ 2.00	\$ 40.00
7	Pt. S½ 15	98	James Pearson	65	155.00	77.00	232.00
8	N½ 13	100	Pearl Hillman	12	-	15.00	15.00
8	SE 1/3 W 3/4 14	49	J. Alfred Wright	49	-	67.00	67.00
8	Pt. 14	98	Robert Wright	98	-	131.00	131.00
8	E¼ 14	50	Pearson Bros.	50	-	68.00	68.00
8	W½ 15	100	Wm. Pearson	100	-	180.00	180.00
8	NE¼ 15	50	Bedford Coulter	50	175.00	75.00	250.00
8	SE¼ 15	50	Art & Ralph Brooker	50	175.00	95.00	270.00
9	N½ 13	100	Glen Mellow	25	-	67.00	67.00
9	14	200	Kieran, Joseph, Byrne, James	200	-	531.00	531.00
9	N½ 15	100	Kenneth Mailloux	100	156.00	265.00	421.00
9	SW¼ 15	50	Melvin Newsted	50	50.00	142.00	192.00
9	SE¼ 15	50	Harold Strang	50	175.00	142.00	317.00
10	W½N½ 14	50	Eugene Sylvestre	50	-	166.00	166.00
10	E½N½ 14	50	Melvin Newsted	50	-	166.00	166.00
10	Pt.N½ 15	75	Arnold Shilson	75	194.00	248.00	442.00
10	W½S½ & SE¼ N½ 15	75	Mike Cincurak	75	50.00	272.00	322.00
10	E½S½ 15	50	Roy Waites	50	-	196.00	196.00
10	W½S½ 16	50	Eileen Desimpel	50	194.00	222.00	416.00
10	E½S½ 16	50	Eugene Brosseau	50	194.00	222.00	416.00
10	N½ 16	100	Mrs. E. Durocher	100	310.00	332.00	642.00
10	W½S½ 17	50	Clifford Graham	40	-	177.00	177.00
10	E½S½ 17	50	Leo Benoit	35	-	157.00	157.00

Schedule of Assessment
Robb-Dales Drain
Township of Tilbury West

Page 2.

Con. or R.P.	Lot or Part of Lot	Area in Acres	Owner's Names	Acres Afft'd	Value of Benefit	Value of Outlet Liability	Total Value of Im- prov't
11	E½ 14	102	Wm. & Walter Vandenburg	102	\$ -	\$ 522.00	\$ 522.00
11	W½ 15	100	Donald Whittal	100	-	512.00	512.00
11	E½ 15	100	Fred Forrest	100	\$78.00	512.00	590.00
11	N½ 16	100	Raymond Reid	100	350.00	512.00	862.00
11	S½ 16	100	John & Jacob Brown	100	350.00	531.00	881.00
11	E½N½ 17	50	Leonard Marentette	50	-	256.00	256.00
11	W½N½ 17	50	Leonard Marentette	50	-	256.00	256.00
11	S½ 17	100	Dean Pickle	100	50.00	531.00	581.00
11	18 & W½ 19	307	Charles Elliott	200	-	1024.00	1,024.00
TOTAL ON LANDS					\$2694.00	\$8671.00	\$11,365.00
8th Concession Road					\$ 100.00	\$ 26.00	\$ 126.00
9th Concession Road					100.00	50.00	150.00
10th Concession Road					100.00	79.00	179.00
11th Concession Road					155.00	184.00	339.00
½ Tilbury West - Mersea Townline Road					50.00	162.00	212.00
TOTAL ON ROADS					\$505.00	\$501.00	\$1,006.00
Total on lands (brought down)					2694.00	8671.00	11,365.00
TOTAL ASSESSMENT - TILBURY WEST					\$3199.00	\$9172.00	\$12,371.00
TOWNSHIP OF MERSEA							
11	W½ 19	84	John E. Taylor	84	-	\$452.00	\$452.00
11	E½ 19	83.5	Mary G. Goslin	83.5	-	449.00	449.00
11	20	167	Roy Whittal	167	-	898.00	898.00
11	W½ 21	84	Russell McKeen	84	-	452.00	452.00
11	E½ 21, & NW¼ 22	126	Willis Dales	126	-	678.00	678.00
11	SW Cor. 22	132'x 330'	Marguerite Lougheed	1	-	6.00	6.00

Schedule of Assessment
Robb-Dales Drain
Township of Tilbury West

Page 3.

Con. or R.P.	Lot or Part of Lot	Area in Acres	Owner's Names	Acres Afft'd	Value of Benefit	Value of Outlet Liability	Total Value of Im- prov't
11	Pt.S $\frac{1}{2}$ & NE $\frac{1}{4}$ 22	125	Francis Gregory	Est.125	-	\$672.00	\$ 672.00
11	N $\frac{1}{2}$ 23	84	Wayne Beattie	84	-	452.00	452.00
11	W.Pt.S $\frac{1}{2}$ 23	30	Harold Graham	30	-	161.00	161.00
11	E.Pt.S $\frac{1}{2}$ 23	54	Gerald Watson	54	-	290.00	290.00
11	N.Pt. 24	89	Wayne Beattie	89	-	479.00	479.00
11	S.Pt. 24	95	Donald Rivait	95	-	511.00	511.00
10	N $\frac{1}{2}$ 19	100	Louis Coffey	100	-	538.00	538.00
10	Pt.SW $\frac{1}{4}$ 19	50	Ruth Imeson	25	-	134.00	134.00
10	SE $\frac{1}{4}$ 19	50	Kenneth Beattie	50	-	269.00	269.00
10	Pt.NW $\frac{1}{4}$ 20	90'x 240'	Howard Walker	$\frac{1}{2}$	-	5.00	5.00
10	Pt.NW $\frac{1}{4}$ 20	50	Harry Walker	50	-	269.00	269.00
10	W $\frac{1}{2}$ NE $\frac{1}{4}$ 20	25	Murray Walker	25	-	134.00	134.00
10	NE $\frac{1}{8}$ 20	25	Allan G. Buchanan	25	-	134.00	134.00
10	S $\frac{1}{2}$ 20	100	Riel Imeson	100	-	538.00	538.00
10	SW $\frac{1}{4}$ 21	50	Harold M. Pearce	50	-	269.00	269.00
10	NW $\frac{1}{4}$ 21	50	Webster Buchanan	50	-	269.00	269.00
10	NE $\frac{1}{4}$ 21	50	John P. Schroeder	50	-	269.00	269.00
10	W $\frac{1}{2}$ SE $\frac{1}{4}$ 21	25	William Gillanders	25	-	134.00	134.00
10	S ^E $\frac{1}{8}$ 21	25	Donald Reid	25	-	134.00	134.00
10	NW $\frac{1}{4}$ 22	50	Gerald Walker	50	-	269.00	269.00
10	NE $\frac{1}{4}$ 22	50	Thomas Imeson	50	-	269.00	269.00
10	SW $\frac{1}{4}$ 22	50	Frank Thompson	50	-	269.00	269.00
10	SE $\frac{1}{4}$ 22	50	Gerald T. Imeson	50	-	269.00	269.00
10	NW $\frac{1}{4}$ E $\frac{1}{2}$ SW $\frac{1}{4}$ 23	75	Harold Graham	75	-	403.00	403.00
10	NE $\frac{1}{4}$ 23	50	Burton Kirk Graham	50	-	269.00	269.00
10	SW $\frac{1}{8}$ 23	25	Gerald Imeson	25	-	134.00	134.00

Schedule of Assessment

Robb-Dales Drain

Township of Tilbury West

Page 4.

Con. or R.P.	Lot or Part of Lot	Area in Acres	Owner's Names	Acres Afft'd	Value of Benefit	Value of Outlet Liability	Total Value of Improv't
10	SE $\frac{1}{4}$ 23	50	Kenneth Thompson	50	-	\$ 269.00	\$ 269.00
10	Pt.S $\frac{1}{2}$ N $\frac{1}{2}$ 24	79	Kirk Burton Graham	33	-	178.00	178.00
10	N.Pt. 24	45	Floyd Graham	19	-	102.00	102.00
TOTAL ON LANDS					-	\$11,027.00	\$11,027.00
$\frac{1}{2}$ Tilbury West - Mersea Townline Road					\$50.00	\$ 162.00	\$ 212.00
Road between Concessions 10 and 11					-	300.00	300.00
Road between Concessions 9 and 10					-	128.00	128.00
Road between Lots 18 and 19					-	75.00	75.00
TOTAL ON ROADS					\$50.00	\$665.00	\$ 715.00
Total on lands (brought down)					-	\$11,027.00	\$11,027.00
TOTAL ASSESSMENT - MERSEA TOWNSHIP					\$50.00	\$11,692.00	\$11,742.00
<u>TOWNSHIP OF TILBURY NORTH</u>							
7	SW $\frac{1}{4}$ 16		Philip Feltmate	50	\$20.00	-	\$ 20.00
8	W $\frac{1}{2}$ N $\frac{1}{2}$ 16		James Coulter	25	97.00	\$38.00	135.00
8	SW $\frac{1}{4}$ 16		Arthur & Ralph Brooker	50	175.00	95.00	270.00
8	E 3/4 N $\frac{1}{2}$ 16		Ralph Brooker	75	135.00	114.00	249.00
8	SE $\frac{1}{4}$ 16		Emma Duplessie	50	-	95.00	95.00
9	NW $\frac{1}{4}$ 16		Ken Mailloux	50	116.00	132.00	248.00
9	Pt.NW $\frac{1}{4}$ 16		Leo T. Masse	$\frac{1}{2}$	5.00	2.00	7.00
9	S $\frac{1}{2}$ 16		Clarence Benoit	100	232.00	284.00	516.00
TOTAL ON LANDS					\$780.00	\$760.00	\$1,540.00
8th Concession Road					\$ 43.00	\$ 10.00	\$ 53.00
9th Concession Road					50.00	18.00	68.00
TOTAL ON ROADS					\$93.00	\$28.00	\$ 121.00
Total on Lands (brought down)					780.00	760.00	1,540.00
TOTAL ASSESSMENT - TILBURY NORTH					\$873.00	\$788.00	\$1,661.00

Schedule of Assessment
Robb-Dales Drain
Township of Tilbury West

Page 5.

Con. or R.P.	Lot or Part of Lot	Area in Acres	Owner's Names	Acres Afft'd	Value of Benefit	Value of Outlet Liability	Total Value of Improv't
--------------------	--------------------------	---------------------	---------------	-----------------	------------------------	---------------------------------	-------------------------------

S U M M A R Y

Total Assessment in Tilbury West	\$12,371.00
Total Assessment in Mersea	11,742.00
Total Assessment in Tilbury North	<u>1,661.00</u>
TOTAL ASSESSMENT	<u>\$25,774.00</u>

WINDSOR, Ontario.

July 14, 1976.

C.G.RUSSELL ARMSTRONG LIMITED
Drainage Engineers

per Maurice Armstrong
Maurice Armstrong P.Eng.

MA/a

SPECIFICATIONS for the Repair and Improvement of the ROBB-DALES
DRAIN, in the TOWNSHIP OF TILBURY WEST and the TOWNSHIP OF TILBURY
NORTH

The drain shall follow the course of the present drain from the Northerly end of the highway culvert crossing the Townline Road between the Townships of Mersea and Tilbury West Northerly to Station 214+50 to its outlet in the East Branch of Big Creek, in the Township of Tilbury North. It shall be of the form, size, depth, etc., as shown on the accompanying profile. The depths are to the bottom of the finished drain and are to be taken from the surface of the ground beside the stakes. It shall have a uniform and even bottom and in no case shall such bottom project above the grade line shown on the profile as determined from the bench marks.

The elevations on the present bottom of the drain are taken in the centre of the channel and the Contractor shall exercise care in cleaning the drain to the proper width centering the alignment in the drain and will excavate on that side of the bends that will tend to straighten the course of the drain.

The drain shall have uniform and even side slopes of not less than $1\frac{1}{2}'$ horizontal to $1'$ vertical on each side.

From Station 212+60 to the outlet, the Contractor will just square up the bottom width of the drain. The Contractor shall cast the earth from the upper portion of the drain to the Southerly side of the 10th Concession Road on to the adjoining lands to the East and from the 10th Concession Road to the outlet, he shall cast the excavated earth on to the adjoining lands to the West and in each and every case, the said earth shall be well and evenly spread over a sufficient space so that no portion of the excavated earth is more than $10''$ in depth and kept at least

Specifications

Robb-Dales Drain

Township of Tilbury West

Page 2

5' clear from the ~~Western~~ top edge of the finished drain, care being taken not to fill up any existing ditches or furrows with the excavated material.

He shall exercise extreme care so as not to fill in any surface drains entering the main drain and shall also clean out the ends of all outlets of all covered drains entering the main drain.

Where the drain passes beside any house, lawn, garden or driveway, the Contractor is required to haul away the excavation from this portion of the drain and to spread it on the adjoining lands to the South.

Where there is any brush or rubbish in the course of the drain, including both side slopes of the drain, and on each top edge of the drain from its upper end to Station 212+60, the Contractor shall grub out all brush and rubbish in the bottom of the drain and close cut all remaining brush and rubbish, including small trees, level with the side slopes of the drain and level with the ground on each top edge of the drain and either burn or otherwise dispose of same to the satisfaction of the Commissioner in charge.

From Station 212+60 to Station 214, the Contractor shall clean out all brush and rubbish from the course of the drain, including both side slopes and on the top West edge of the drain and from Station 214 to the outlet, the Contractor will only be required to clean out all brush and rubbish from the bottom width of the drain and on both side slopes of the drain and dispose of same as hereinbefore specified.

Specifications
Robb-Dales Drain
Township of Tilbury West

Page 3.

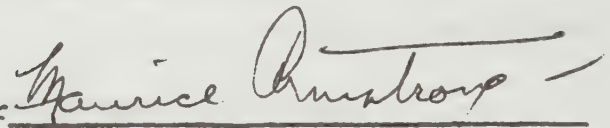
Where the drain crosses any Concession Road, the earth shall be taken for half the width of the road in a North and South direction and shall be cast and spread on to the adjoining lands as hereinbefore specified.

The whole of the work shall be done in a neat, thorough and workmanlike manner, to the full satisfaction of the Commissioner in charge.

Progress orders for payment will be furnished to the Contractor by the Commissioner in charge. Said orders shall be not more than 85% of the value of the work done and materials furnished on the ground but the paying of the full 85% does not imply that any portion of the work has been accepted. The remaining 15% will be paid thirty-seven (37) days after the final completion and acceptance of the work.

WINDSOR, Ontario.
July 14, 1976.

C.G.RUSSELL ARMSTRONG LIMITED
Drainage Engineers

per 
Maurice Armstrong P.Eng.

MA/a

Township of Tilbury West
By-law No. 1451-8-76
Robb-Dales Drain

AND WHEREAS the Council is of the opinion that the drainage works of the area is desirable;

THEREFORE the Council of the Township of Tilbury West pursuant to the Drainage Act, 1975, enacts as follows:

1. The report is hereby adopted, and the drainage work as therein described and indicated and set forth are hereby authorized and shall be completed in accordance therewith.
2. The Corporation of the Township of Tilbury West may borrow on the credit of the Corporation of the Township of Tilbury West the sum of \$25,774.00, being the funds necessary for the drainage works not otherwise provided for; provided that such sum shall be reduced by the amount of grants and commuted with respect to lands assessed, and may issue debentures of the Corporation to that amount in sums of not less than \$50.00 each, and payable within 5 years from the date of such debentures, with interest at the current rate; and such debentures to be payable at the Royal Bank of Canada, Comber, Ontario, and to have attached to them coupons for the payment of interest.
3. For the paying of the sum of \$11,325.00, the sum charged against the agricultural lands for benefit and for outlet liability, apart from the roads belonging to or controlled by the Ministry of Transportation and Communications, Ontario, and roads belonging to or controlled by the municipality, and for the covering interest thereon for 5 years, at the current rate, the following total specified rate, over and above all other rates, shall be assessed, levied and collected (in the same manner and at the same time as other taxes are levied and collected) upon and from the undermentioned parcels of land, and the amount of the total special rates and interest against each parcel or part of parcel respectively, shall be divided into 5 equal parts and one such part shall be assessed, levied and collected as aforesaid in each year for 5 years, after the passing of this By-law, during which the debentures have to run, provided that no greater amount shall be levied than is required after taking into account and crediting the amount of grants under Sub-Section (a) (b) & (c) of Section 85 of the Drainage Act, 1975, amount of moneys paid under a By-law passed under Sub-Section 1 of Section 78 of that act, and commuted payments with respect to lands and roads assessed.
4. That this By-law including the Notice of sitting of the Court of Revision and the Notice as to proceedings to quash be served according to Section 41 of the Drainage Act, 1975, and be cited and referred to as ROBB-DALES DRAIN, By-law No. 1451-8-76 and shall come into force and effect from and after the final passing thereof.

READ a first time this 7th day of September, 1976.

READ a second time this 7th day of September, 1976.

READ a third time and finally passed on this 21st day of
March, ~~1976~~ 1977

Percy Trepanier (Signed)
Percy Trepanier Reeve

D. H. McMillan (Signed)
D. H. McMillan Clerk

TOWNSHIP OF TILBURY WEST

SCHEDULE OF ASSESSMENT

ROBB-DALES DRAIN

Con.	Lot Pt of Lot	Owner's Name	Assessment		
			by Engineer	Subsidies	Balance
7	Pt 15	Edward Allen	40.00	13.33	26.67
"	Pt S½ 15	James Pearson	232.00	77.33	154.67
8	N½ 13	Pearl Hillman	15.00	5.00	10.00
"	SE¼3/4 14	J Alfred Wright	67.00	22.33	44.67
"	Pt 14	Robert Wright	131.00	43.67	87.33
"	E¼ 14	Pearson Brothers	68.00	22.67	45.33
"	W½ 15	Wm Pearson	180.00	60.00	120.00
"	NE¼ 15	Bedford Coulter	250.00	83.33	166.67
"	SE¼ 15	A & R Brooker	270.00	90.00	180.00
9	N½ 13	Glen Mellow	67.00	22.33	44.67
"	14	J J & K Byrne	531.00	177.00	354.00
"	N½ 15	K Mailloux	421.00	140.33	280.67
"	SW¼ 15	M Newsted Est	192.00	64.00	128.00
"	SE¼ 15	H Strang	317.00	105.67	211.33
10	W½N½ 14	Eugene Sylvestre	166.00	55.33	110.67
"	E½N½ 14	M Newsted Est	166.00	55.33	110.67
"	Pt N½ 15	Arnold Shilson	442.00	147.33	294.67
"	W½S½&SE¼ N½ 15	M Cincurak	322.00	107.33	214.67
"	E½S½ 15	Roy Waites	196.00	65.33	130.67
"	W½S½ 16	Eileen Desimpel	416.00	138.67	277.33
"	E½ S½ 16	Eugene Brosseau	416.00	138.67	277.33
"	N½ 16	Mrs. E Durocher	642.00	214.00	428.00
"	W½S½ 17	Clifford Graham	177.00	59.00	118.00
"	E½S½ 17	Leo Benoit	157.00	52.33	104.67
11	E½ 14	W & W Vandenburg	522.00	174.00	348.00
"	W½ 15	Donald Whittal	512.00	170.66	341.34
"	E½ 15	Fred Forrest	590.00	197.00	393.00
"	N½ 16	Raymond Reid	862.00	287.33	574.67
"	S½ 16	J & J Brown	881.00	293.67	587.33
"	E½N½ 17	Leonard Marentette	256.00	85.33	170.67
"	W½N½ 17	Leonard Marentette	256.00	85.33	170.67
"	S½ 17	Dean Pickle	581.00	193.67	387.33
"	18 & W½ 19	Charles Elliott	1024.00	341.33	682.67
TOTAL ON LANDS:			11365.00	3788.63	7576.37
8th Concession Road			126.00		126.00
9th Concession Road			150.00		150.00
10th Concession Road			179.00		179.00
11th Concession Road			339.00		339.00
½ Til West - Mersea Townline			212.00		212.00
TOTAL ON ROADS			1006.00		1006.00
TOTAL ON LANDS (brought down)			11365.00	3788.63	7576.37
TOTAL ASSESSMENT:			12371.00	3788.63	8582.37

CHAPTER 148

An Act respecting the City of Toronto*Assented to June 23rd, 1978*

WHEREAS The Corporation of the City of Toronto, herein Preamble
called the Corporation, hereby applies for special legislation in
respect of the matters hereinafter set forth; and whereas it is
expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of
the Legislative Assembly of the Province of Ontario, enacts as
follows:

- 1.—(1) In this section, “motor vehicle” includes an automobile, Interpre-
tation
motorcycle and any other vehicle propelled or driven
otherwise than by muscular power.
 - (2) Notwithstanding any general or special Act, no person Motor
vehicle
racing
prohibited
shall conduct or engage in or permit the racing of motor
vehicles within the City of Toronto unless such person
has received the consent of the council of the Cor-
poration, and, in granting such consent, the council may
impose such terms and conditions that, in the opinion
of the council, are in the interests of the Corporation.
 - (3) Every person, whether as principal or agent, or an Enforce-
ment
employee of either of them, who contravenes subsection 2
or who fails to comply with any term or condition
imposed by the council under the said subsection, is
guilty of an offence and on summary conviction is liable
on a first conviction to a fine of not more than \$5,000,
and on a subsequent conviction to a fine of not more
than \$10,000 for every day or part thereof upon which
the offence occurs or continues.
- 2.—(1) Clause *b* of subsection 1 of section 10 of *The City of* 1949, c. 142,
s. 10 (1) (b),
amended
Toronto Act, 1949, being chapter 142, is amended by
inserting after “health” in the first line “or the medical
officer of health” and by inserting after “board” in the
second line of subclause iv thereof “or the medical
officer of health”.

1949, c. 142,
s. 10 (1) (c),
amended

- (2) Clause *c* of subsection 1 of the said section 10 is amended by inserting after “health” in the first line “or the medical officer of health” and by inserting after “board” in the fourth line “or the medical officer of health”.

s. 10,
amended

- (3) The said section 10, as amended by the Statutes of Ontario, 1950, chapter 116, section 2, is further amended by adding thereto the following subsection:

Obstruction
not
permitted

(3a) No person shall obstruct, hinder, delay or prevent the medical officer of health, any member of the local board of health or any inspector or other person acting under the instructions of any of them in the exercise of any power conferred or the performance of any duty imposed by any by-law passed under the authority of this section.

1957, c. 157,
s. 3 (1),
re-enacted

- 3.—(1) Subsection 1 of section 3 of *The City of Toronto Act, 1957*, being chapter 157, is repealed and the following substituted therefor:

Use of
untravelling
portions
of highways

(1) The Corporation is authorized and empowered to lease or license the use of untravelled portions of highways within the City of Toronto to the owners or occupants of adjoining property for such consideration and upon such terms and conditions as may be agreed.

s. 3 (2a),
repealed

- (2) Subsection 2a of the said section 3, as enacted by the Statutes of Ontario, 1971, chapter 130, section 15, is repealed.

Interpre-
tation

- 4.—(1) In this section,

(a) “leg-hold trap” means a device, other than a snare, that is designed to capture the animal for which it is set by the leg or foot;

(b) “snare” means a device for the taking of animals whereby they are caught in a noose.

Authority of
council to
prohibit
leg-hold
traps

- (2) The council of the Corporation may by by-law prohibit the using, setting or maintaining of leg-hold traps within the City of Toronto.

Enforce-
ment

- (3) A by-law passed under this section shall be enforceable in the same manner as a by-law passed under the authority of *The Municipal Act* and any such by-law may impose penalties of not more than \$1,000, exclusive of costs, upon any person who contravenes any provision of such by-law.

R.S.O. 1970,
c. 284

5. The council of the Corporation is authorized to pay any judgment, costs and legal expenses against or incurred by any employee of the Corporation or any member of council or of a board or commission reporting to council arising out of any action or proceeding which, in the opinion of the council, affects or might affect such employee or member and in the case of such employee has arisen out of his employment by the Corporation and in the case of such member has arisen out of his duties with the Corporation, board or commission, as the case may be. Indemnification by Corporation
6. Subsection 2 of section 5 of *The City of Toronto Act, 1958*, 1958, c. 160, being chapter 160, is amended by striking out “on the nomination of the board of control, and no appointment shall be made by the council in the absence of such nomination except on the affirmative vote of at least two-thirds of the members of council present and voting” in the fourth, fifth, sixth, seventh and eighth lines. 1958, c. 160, s. 5 (2), amended
7. This Act comes into force on the day it receives Royal Assent. Commencement
8. The short title of this Act is *The City of Toronto Act, 1978*. Short title

CHAPTER 149

**An Act respecting The Corporation of the
Town of Whitchurch-Stouffville***Assented to December 15th, 1978*

WHEREAS The Corporation of the Town of Whitchurch-Stouffville, herein called the Corporation, hereby applies for special legislation in respect of the matter hereinafter set forth; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation is authorized to pay any judgment, costs and legal expenses against or incurred by Gordon Ratcliff, including the payment of any sum required in connection with the settlement of the action, arising out of or as a result of any action or proceeding which, in the opinion of the council, affects or might affect him and has arisen out of his duties with the Corporation. Indemnification for legal expenses of Gordon Ratcliff

2. This Act comes into force on the day it receives Royal Assent. Commencement

3. The short title of this Act is *The Town of Whitchurch-Stouffville Act, 1978*. Short title

CHAPTER 150

An Act to revive White Queen Limited

Assented to April 24th, 1978

WHEREAS Sam Weizenbluth hereby represents that Preamble
White Queen Limited, herein called the Corporation,
was incorporated by letters patent dated the 29th day of
April, 1970; that the Minister of Consumer and Commercial
Relations, by order dated the 9th day of April, 1975, and
made under the authority of subsection 3 of section 251 of
The Business Corporations Act, cancelled the certificate of R.S.O. 1970,
c. 53
incorporation of the Corporation for default in filing annual
returns and declared it to be dissolved on the 14th day of
May, 1975; that the applicant was the sole director and sole
beneficial shareholder of the Corporation at the time of its
dissolution; that default in filing annual returns occurred by
reason of inadvertence; that the Corporation at the time of
its dissolution owned certain property including real property
and active business has continued to be carried on in the
name of the Corporation since the time of its dissolution;
and whereas the applicant hereby applies for special legis-
lation reviving the Corporation; and whereas it is expedient
to grant the application;

Therefore, Her Majesty, by and with the advice and
consent of the Legislative Assembly of the Province of
Ontario, enacts as follows:

1. White Queen Limited is hereby revived and is, subject White
Queen
Limited
revived
to any rights acquired by any person after its dissolution,
hereby restored to its legal position as a company incor-
porated by letters patent, including all its property, rights,
privileges and franchises and subject to all its liabilities,
contracts, disabilities and debts as at the date of its dis-
solution in the same manner and to the same extent as if it
had not been dissolved.
2. This Act comes into force on the day it receives Royal Commence-
ment
Assent.
3. The short title of this Act is *The White Queen Limited* Short title
Act, 1978.

CHAPTER 151

**An Act to dissolve the William Hall
Peterborough Protestant Poor Trust***Assented to May 8th, 1978*

WHEREAS John A. Nornabell, D. Leighton Ross, Preamble
James A. Goldie, David M. Watson, R. Dean Baker,
Peter B. McKinnon and Earl E. McNabb, all of the City and
County of Peterborough, being all of the members of the
board of trustees of the William Hall Peterborough Pro-
testant Poor Trust, herein called the Corporation, hereby
represent that the Corporation was incorporated by *An Act
to incorporate the William Hall Peterborough Protestant Poor
Trust*, herein called the Act, being chapter 59 of the
Statutes of Ontario, 1877, and that the Act has been amended
by *An Act to amend the Act incorporating the William Hall
Peterborough Protestant Poor Trust*, being chapter 83 of the
Statutes of Ontario, 1880 and by *An Act to amend the Act
incorporating the William Hall, Peterborough, Protestant Poor
Trust*, being chapter 92 of the Statutes of Ontario, 1888;
that the Corporation was incorporated upon the basis of a
trust deed entered into by the heirs-at-law and next of kin of
William Hall, who in his lifetime expressed his desire that
the sum of \$30,000 should be settled for the benefit of the
Protestant poor of the Town of Peterborough, now the City
of Peterborough, to give effect to the wishes of the said
William Hall who died intestate; that the Corporation
received the said sum of \$30,000 which it has invested in
accordance with the provisions of the Act, as amended;
that the corpus of the trust is now approximately \$33,000;
that section 13 of the Act provides that “the interest,
dividends, and annual produce arising from the investment
of the said funds shall be expended by the said board for
the benefit of the Protestant Poor who shall be actual and
bona fide residents of the Town of Peterborough”; that the
said members of the board of trustees have found it to be no
longer practical for the Corporation to carry out the
provisions of the trust as set out in the Act, as amended;
that The Peterborough Protestant Home was incorporated
by letters patent dated the 15th day of April, 1911 and
the name of the said Home was changed to Anson House by

supplementary letters patent dated the 13th day of April, 1931; that Anson House was incorporated to erect and maintain buildings and equipment for the care of the aged Protestant poor in the City of Peterborough; that the applicants consider it proper that the corpus of the trust should be transferred to Anson House, in trust for the benefit of the present beneficiaries and that each present beneficiary, who is now over the age of sixty-five years of age, may continue to receive aid until he or she no longer requests or requires aid from the trust and that each present beneficiary who is less than sixty-five years of age may continue to receive aid until he or she no longer requests or requires aid from the trust or until he or she attains the age of sixty-five years of age, whichever occurs first; and that, when the last of such beneficiaries no longer requires aid, the corpus of the trust, together with any unexpended income therefrom, should vest in Anson House absolutely; that the Directors of Anson House have agreed to accept the corpus of the trust, in trust as set out herein; and whereas the said members of the board of trustees of the Corporation hereby apply for special legislation to dissolve the Corporation and to transfer the corpus of the trust to Anson House; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Transfer of
assets and
dissolution
of trust

1. The William Hall Peterborough Protestant Poor Trust shall, as soon as conveniently may be after this Act comes into force, transfer the assets forming the corpus of the trust established by a trust deed as set out in *An Act to incorporate the William Hall Peterborough Protestant Poor Trust*, being chapter 59 of the Statutes of Ontario, 1877 and any balance of moneys or other assets remaining in the trust as of the date of transfer to Anson House and on the completion of such transfer the trust created by the said trust deed shall be and is hereby declared to be dissolved and the assets forming the corpus of the trust shall be vested in Anson House in trust, as set out in section 3.

Acknowledg-
ment of
transfer

2.—(1) On completion of the transfer of assets referred to in section 1, Anson House shall execute under its corporate seal an acknowledgment that the transfer has been completed and setting forth a list of the assets which it has received.

Dissolution of
Corporation

(2) Within thirty days of the completion of the transfer of assets to Anson House, referred to in section 1, the persons named in the Preamble shall cause notice of the com-

pletion of the transfer and a copy of the acknowledgment executed by Anson House to be filed with the Minister of Consumer and Commercial Relations and upon such filing the Corporation shall be and is hereby declared to be dissolved.

3.—(1) Anson House shall hold the assets received by it pursuant to section 1 in trust for the benefit of any persons receiving aid from the Corporation on the day this Act comes into force and Anson House shall pay such share of the income therefrom, as Anson House considers proper, to persons who qualify for aid pursuant to subsection 2 and who are not disqualified from receiving aid under subsection 3 or 4. Anson House as trustee

(2) Subject to subsections 3 and 4, a person who is receiving aid from the Corporation on the day this Act comes into force may receive aid from Anson House from the trust referred to in subsection 1 as long as the person, Eligibility for aid

(a) is an actual and *bona fide* resident of the City of Peterborough;

(b) requests aid; and

(c) in the opinion of Anson House requires aid.

(3) Where in any year a person no longer satisfies all of the requirements set out in subsection 2, that person shall not qualify for aid in subsequent years. Idem

(4) A person who is receiving aid from the Corporation on the day this Act comes into force but who has not attained the age of sixty-five years on that date shall cease to be eligible to receive aid from the trust referred to in subsection 1 on the date of that person's sixty-fifth birthday. Idem

(5) Any income from the corpus of the trust not expended by Anson House in accordance with the trust referred to in subsection 1 may be used for the purposes of Anson House. Income may be used for purposes of Anson House

(6) When there is no longer any person eligible to receive aid from the trust referred to in subsection 1, the corpus of the trust together with any unexpended income therefrom shall vest in Anson House absolutely. Funds to vest in Anson House absolutely

4. Upon the transfer of the assets forming the corpus of the trust to Anson House, the members of the board of trustees of the Corporation shall be discharged from any further duties as such and shall be relieved of any liability incurred by them in respect of any act or thing done or Discharge of trustees

omitted to be done by them or any of them in their capacity as members of the board of trustees.

Repeals

5. Upon the dissolution of the Corporation, the following are repealed:

1. *An Act to incorporate the William Hall Peterborough Protestant Poor Trust*, being chapter 59 of the Statutes of Ontario, 1877.
2. *An Act to amend the Act incorporating the William Hall Peterborough Protestant Poor Trust*, being chapter 83 of the Statutes of Ontario, 1880.
3. *An Act to amend the Act incorporating the William Hall, Peterborough, Protestant Poor Trust*, being chapter 92 of the Statutes of Ontario, 1888.

Commence-
ment

6. This Act comes into force on the day it receives Royal Assent.

Short title

7. The short title of this Act is *The William Hall Peterborough Protestant Poor Trust Act, 1978*.

CHAPTER 152

An Act respecting the City of Windsor*Assented to November 24th, 1978*

WHEREAS The Corporation of the City of Windsor, herein Preamble
called the Corporation, hereby applies for special legislation
in respect of the matters hereinafter set forth; and whereas it is
expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of
the Legislative Assembly of the Province of Ontario, enacts as
follows:

1. The council of the Corporation may pass by-laws for,
 - (a) leasing or licensing the use, for parking purposes,
of untravelled portions of highways under the Leasing of
untravelled
portions of
highways in
residential
areas
jurisdiction of the council, except highways that
are extensions or connecting links of the King's
Highway, within those portions of the municipality
in which land may be used for residential purposes,
to the owners or occupants of the adjoining property
for such consideration and upon such terms and
conditions as may be agreed; and
 - (b) regulating and controlling the use for parking
purposes of untravelled portions of highways under
the jurisdiction of the council of the Corporation
that are not extensions or connecting links of the
King's Highway, which are leased or in respect of
which a licence is granted under clause *a*.
- 2.—(1) The council of the Corporation may pass by-laws for Archery
ranges
prohibiting or regulating archery ranges and the dis-
charge of arrows from any class of bows.
- (2) For the purposes of subsection 1, the council of the Idem
Corporation may define classes of bows.
3. The council of the Corporation may pass by-laws, Explosives
 - (a) for prohibiting,

- i. the manufacture of any explosive within the municipality or any defined area thereof other than such kinds and quantities as may be prescribed in the by-law,
- ii. the transporting, storing, keeping, having or using of any explosive in the municipality other than such kinds and quantities as may be prescribed in the by-law, and
- iii. the transporting, storing, keeping, having or using of any explosive in the municipality without a licence; and

(b) for,

- i. examining, licensing, regulating and governing persons who transport, store, keep, have or use any explosive in the municipality,
- ii. prescribing the terms and conditions under which and the manner in which any explosive may be transported, stored, kept, had or used in the municipality,
- iii. requiring permits to be obtained from the Building Commissioner of the Corporation for the storage and use of any explosive and for its transportation to, and handling and temporary storage at, the site of its proposed use, and
- iv. revoking any licence or permit granted by the Corporation.

1977, c. 112,
s. 2 (6),
re-enacted

4.—(1) Subsection 6 of section 2 of *The City of Windsor Act, 1977*, being chapter 112, is repealed and the following substituted therefor:

Licence
Commissioner

(6) Notwithstanding subsection 2, the council of the Corporation may by by-law appoint a Licence Commissioner who, upon receipt of an application in the prescribed form for a licence or renewal thereof, shall make or cause to be made all investigations required by law or by council relative to such application, and if the investigations disclose any reason to believe that the applicant is not of good character or that the carrying on of the said trade, calling, business or occupation will be likely to result in a breach of the law or be in any way adverse to the public interest, the Licence Commissioner shall recommend to the licensing

committee that it not issue or renew the licence, otherwise the Licence Commissioner may issue or renew the licence.

(2) The said section 2 is amended by adding thereto the following subsection: s. 2,
amended

(6a) The council of the Corporation may pass by-laws for, Licence
fees

- (a) fixing an annual fee for the issue or renewal of any licence, which fee shall be payable at the time of applying for the issue or renewal of the licence;
- (b) allowing a reduction in the annual licence fee when it is intended that the licence shall remain in effect for less than one year; and
- (c) establishing a schedule of penalties for the issue or renewal of a licence after the due date established by the by-law for the issue or renewal of the licence, which penalty shall be payable at the time of applying for the issue or renewal of the licence.

5. Part XXI of *The Municipal Act* applies, with necessary modifications, to a by-law passed under sections 2 and 3 of this Act. Enforce-
ment of
R.S.O. 1970,
c. 284

6. This Act comes into force on the day it receives Royal Assent. Commence-
ment

7. The short title of this Act is *The City of Windsor Act, 1978*. Short title

CHAPTER 153

An Act respecting the City of Windsor*Assented to December 15th, 1978*

WHEREAS The Corporation of the City of Windsor, Preamble
herein called the Corporation, hereby represents that by an agreement dated the 21st day of February, 1921, a true copy of which is set out as Schedule 1 hereto, the parties to the agreement agreed to convey to the Town of Walkerville certain lands; that pursuant to the agreement a deed, dated May, 1921, a true copy of which is set out as Schedule 2 hereto, was registered in the Registry Office for the Registry Division of the County of Essex on the 9th day of September, 1921 as number 6193 for the Town of Walkerville, conveying the lands described therein to The Corporation of the Town of Walkerville, as Grantee; that the deed contained a covenant which among other things provided that:

... within five years from the date hereof, the Grantee will, at its own expense, remodel the residence and other buildings on the said lands, so far as remodelling may be necessary for the public purposes for which the same may be used, said remodelling to be in accordance with plans to be submitted and approved by the said Harrington E. Walker, Hiram H. Walker and F. Caldwell Walker, and the survivors or survivor; and that a suitable portion of the said residence, after such remodelling, shall be set apart and used for public library purposes, the said public library to be known as "Willistead Library";

that pursuant to the covenant a portion of the residence referred to in the covenant has been and is being used as a public library, known as the Willistead Library; that the assets and liabilities of the Town of Walkerville vested in the Corporation under *The City of Windsor (Amalgamation) Act, 1935*, being chapter 74; that, in light of the declining public use of the Willistead Library and the need to make further use of the building as a community, cultural and recreational centre, it is desirable that the clause in the covenant that requires a portion of the residence located on the lands to be reserved for public library purposes be declared null and void and no longer binding on the Corporation; and whereas the applicant hereby applies for

special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Covenant
in deed
declared
null and
void

1. Notwithstanding the agreement set out as Schedule 1 hereto, the clause in the covenant in the deed set out as Schedule 2 hereto that reads:

and that a suitable portion of the said residence after such re-modelling shall be set apart and used for public library purposes, the said public library to be known as “Willistead Library”;

is hereby declared null and void and is no longer binding on the Corporation.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is *The City of Windsor Act, 1978 (No. 2)*.

SCHEDULE 1

THIS AGREEMENT, made this 21st day of February, A.D. 1921, by and between Harrington E. Walker, Hiram H. Walker and F. Caldwell Walker, individually and as Executors and Trustees of the Estate of J. Harrington Walker, Deceased, Margaret T. Walker, widow of the said J. Harrington Walker, Deceased, Mary Margaret Walker Small and Elizabeth T. Walker, children and residuary legatees and devisees of said J. Harrington Walker, deceased, May Walker, widow of Franklin H. Walker, deceased, and Detroit Trust Company, as Executors and Trustee of the Estate of said Franklin H. Walker, deceased, hereinafter called first parties, Mary Griffin Walker, widow of Edward Chandler Walker, deceased, hereinafter called second party, and National Trust Company, Limited, as Trustee of the Estate of said Edward Chandler Walker, deceased, hereinafter called third party, and The Corporation of the Town of Walkerville, hereinafter called the fourth party, WITNESSETH:

WHEREAS said second party under and by virtue of the terms of the Last Will and Testament of said Edward Chandler Walker, deceased, was given the right during her natural life, to occupy and use personally the premises known as “Willistead” in the Town of Walkerville, Ontario, including the lands surrounding and connected therewith, and the garage and other buildings thereon, the said lands consisting of about fifteen and one-half acres, and the title to the remainder in said premises was by said Will devised to said third party in trust for said Franklin H. Walker and J. Harrington Walker; and

WHEREAS the said third party was required under the said Will of the said Edward Chandler Walker during the use and occupation of the said premises by the second party to make such expenditures as might be required for the maintenance and upkeep of the said premises and to pay the taxes and insurance charges thereon and upon the furniture and effects therein contained; and

WHEREAS, by a certain agreement dated July 19th, 1915, and made between the said Franklin H. Walker and James Harrington Walker (both since deceased) of the first part, the said Mary Griffin Walker, of the second part, the National Trust Company, Limited, of the third part, it was provided that in lieu of the liability of the said National Trust Company, Limited, for the expenditures to be made under the provisions of the said Will, the said Company (the third party hereto) should pay to the said Mary Griffin Walker (the second party hereto) the sum of Twenty-five Thousand Dollars per annum, and that the said second party hereto should assume the responsibility for such maintenance and upkeep, taxes and insurance, and that the National Trust Company, Limited, should be relieved from any and all liability in respect thereof; and

WHEREAS, the first and second parties hereto desire to convey said premises to the Corporation of the Town of Walkerville, Ontario, to be used for certain public purposes hereinafter mentioned; NOW THEREFORE, the parties hereto, each in consideration of the performance by the other or others of the premises to be by him, her, it or them performed, do hereby mutually agree as follows:

(1) Said first, second and third parties agree to join in a proper conveyance of said premises known as "Willistead" to said fourth party, upon and subject to the terms and conditions hereinafter set forth.

(2) IT IS FURTHER UNDERSTOOD AND AGREED that said conveyance shall provide that the grantee shall keep and maintain said property perpetually for public purposes, the said property to be known as "Willistead Park"; that due and proper care shall be taken by said grantee of the trees and shrubs thereon; that the fence around said premises shall be left standing and shall be properly kept and maintained during the period of its natural life or such other period as the necessities of said grantee will permit; that the residence and other buildings on said property, during the first five years after the date of said conveyance, shall be remodelled as to the interior thereof so far as the same may be found necessary for the public purposes for which the same are to be used, at the expense of the grantee, in accordance with plans to be approved by the first parties, and that a portion of said residence after such remodelling shall be used for public library purposes, the said public library to be known as "Willistead Library" (provided, however, that the exterior of said residence shall not be altered so as to mar or injure in any way the general architectural design of said building); that no additional structure shall be erected at any time or substantial structure alterations made at any time in said buildings or premises without the approval of the Ontario Association of Architects that nothing in said conveyance shall be construed to prevent the use of a portion of the buildings on said premises for lecture purposes and meetings of any kind regarding matters of public interest.

(3) IT IS FURTHER UNDERSTOOD AND AGREED that a sum at the rate of Twenty Thousand Dollars (\$20,000.) per year shall be paid by said third party to said second party during her natural life in equal quarterly or monthly instalments each year, as said second party may elect, this payment of Twenty Thousand Dollars (\$20,000.) per year to be in lieu of the Twenty-five Thousand Dollar payment provided for in Section two (2) of said agreement dated July 19th, 1915, hereinbefore mentioned. Said first parties, as the representatives of the residuary legatees under the said will of Edward Chandler Walker, deceased, hereby authorize and direct said third party to pay to said second party the said sum at the rate of Twenty Thousand Dollars (\$20,000.) per year, and to charge the same against the residue of the testator's estate to which said first parties are or may become entitled.

(4) IT IS FURTHER UNDERSTOOD AND AGREED that said second and third parties, upon the execution and delivery of the said conveyance to the said fourth party which shall be executed and delivered not later than the first day of August, 1921, shall be released and forever discharged from any condition imposed by the said Will of Edward Chandler Walker, deceased, or the agreement of July 19th, 1915, requiring said second or third parties to make any expenditures upon or on behalf of said "Willistead" premises.

(5) Said second party agrees to accept the payment of the sum of Twenty Thousand Dollars (\$20,000.) in lieu of the sum of Twenty-five Thousand Dollars (\$25,000.) provided for by the said agreement of July 19th, 1915, and hereby expressly waives her rights as from the said first day of August, 1921, to the payment of Five Thousand Dollars (\$5,000.) per annum being the difference between the said sum of Twenty Thousand Dollars (\$20,000.) per annum provided for by this agreement and the sum of Twenty-five Thousand Dollars (\$25,000.) per annum provided for by Section Two (2) of said agreement dated July 19th, 1915, and also hereby expressly waives and surrenders her right, during her natural life as from the said first day of August, 1921, to occupy and use personally the home-stead and premises known as "Willistead" in the Town of Walkerville, Ontario, including the lands surrounding and connected therewith, and the garage and other buildings thereon.

(6) Notwithstanding anything herein contained the said agreement of July 19th, 1915, shall be deemed to be and remain in full force and effect except insofar as the same have been expressly varied by these presents.

(7) IT IS FURTHER UNDERSTOOD AND AGREED that any inscription upon said premises, designating the donors thereof, shall be in such wording as shall be required by first parties hereto.

(8) The fourth party agrees to accept a conveyance of the premises above described upon the terms and conditions herein set forth, and executes these presents in evidence of its assent thereto.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above mentioned.

[Executed by the Parties to the Agreement]

SCHEDULE 2

THIS INDENTURE made (in triplicate) the day of May, one thousand nine hundred and twenty-one, in pursuance of *The Short Forms of Conveyance Act*,

BETWEEN:

Harrington E. Walker, Hiram H. Walker and F. Caldwell Walker, in their personal capacities and as executors and trustees of the estate of J. Harrington Walker, deceased, Margaret T. Walker, widow of said J. Harrington Walker, Mary Margaret Walker Small and Elizabeth T. Walker, children and residuary legatees and devisees of said J. Harrington Walker, National Trust Company Limited, as administrator in Ontario of the estate of Franklin H. Walker, deceased, and as executor and trustee of the estate of Edward Chandler Walker, deceased, May Walker, widow of the

said Franklin H. Walker, and Mary Emma Griffin Walker, widow of the said Edward Chandler Walker, hereinafter called the "Grantors"

OF THE ONE PART;

— and —

The Corporation of the Town of Walkerville, hereinafter called the "Grantee"

OF THE OTHER PART;

WITNESSETH:

That in pursuance of a certain agreement entered into by the parties hereto, and bearing date February, 1921 and in consideration of the undertakings and agreements therein and herein contained on the part of the Grantee to be observed and performed, the Grantors, according to their several estates and interests, do hereby grant and release unto the said Grantee in fee simple all and singular that certain parcel or tract of land and premises situate lying and being in the Town of Walkerville, in the Province of Ontario, known as "Willistead" being composed of all that part of lots numbers ninety-four (94) and ninety-five (95) (McNiff's Survey) bounded on the East by Devonshire Road, on the North by Niagara Street, on the South by Huron Street, and on the West by Victoria Road, the said lands being more particularly described in two certain deeds of conveyance made by Charles Louis Chilver and the Walkerville Land & Building Company Limited to the late Edward Chandler Walker, registered in the Registry Office for the County of Essex as numbers 701 and 1049 for the Town of Walkerville;

TO HAVE AND TO HOLD for certain public purposes, subject, nevertheless, to the reservations, limitations, provisoes and conditions expressed in the original Grant thereof from the Crown and to the said undertakings and agreements;

And the Grantee hereby covenants and agrees with the Grantors, individually and collectively, that the Grantee will keep and maintain the said lands perpetually for public purposes, the same to be known as "Willistead Park"; that due and proper care will be taken of the trees and shrubs therein; that the fence around the said lands will be properly kept and maintained during the period of its natural life, or such other period as the necessities of the Grantee will permit; that within five years from the date hereof, the Grantee will, at its own expense, remodel the residence and other buildings on the said lands, so far as remodelling may be necessary for the public purposes for which the same may be used, said remodelling to be in accordance with plans to be submitted and approved by the said Harrington E. Walker, Hiram H. Walker and F. Caldwell Walker, and the survivors or survivor; and that a suitable portion of the said residence, after such remodelling, shall be set apart and used for public library purposes, the said public library to be known as "Willistead Library";

And that it will not alter or permit to be altered, the exterior of the said residence so as to mar or injure in any way, the general architectural design thereof; and that it will not make or permit any substantial structural alteration in any of the said buildings or premises, without the approval first had and obtained of the Ontario Association of Architects, and that it will not erect, or permit to be erected, any building or structure on the said lands without the approval first had and obtained of the said Association.

PROVIDED that nothing in these presents contained, shall be construed to prevent the use of a portion of the buildings on said premises for lecture purposes and meetings of any kind regarding matters of public interest.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals.

[Executed by the Parties to the Agreement]

INDEX

Second Session, Thirty-First Legislature 26 and 27 Elizabeth II, 1978

A

A. C. MCINTYRE MOTORS LIMITED	PAGE
corporation revived.....	921
A. M. CRAWFORD CO. LIMITED	
corporation revived.....	923
ART GALLERY OF ONTARIO	
board of trustees, composition of.....	587
term of office.....	587, 588
vacancies.....	588
delegation.....	589
member of the executive committee, defined.....	587
ASSESSMENT	
equalized assessment, resumption of preparation of in 1979.....	586
market value assessment, postponement of to 1979.....	585, 586

B

BEAVER CONSTRUCTION (ONTARIO) LIMITED	
corporation revived.....	925
BEEZEE FOODS LIMITED	
corporation revived.....	927
BROCKVILLE GENERAL HOSPITAL	
corporate purposes amended.....	929
BUILDING CODE	
Commission, hearings.....	237
definitions.....	235
fines, paid to municipality.....	238
limitation period.....	238
occupation, conditions for.....	236
order, prohibiting covering.....	237
to uncover.....	237
permits, building.....	235, 236
construction in accordance with.....	236
repairs.....	237

BUSINESS CORPORATIONS	PAGE
annual meeting, information to be laid before	421
Commission, appeals from	423
orders for compliance	422, 423
individual, defined	419
information circular	420
insider trading	420, 421, 423
interim financial statements	422
limitation period for actions	422
offering securities to the public	420
officer, defined	419
senior officer, defined	420

C

CAPUCHINS OF CENTRAL CANADA	
land holding, restriction removed	931
power to carry on business outside Ontario	931

CHANGE OF NAME	
minor applicants	129

CHILD WELFARE

OFFICERS, SOCIETIES—PART I

Appointment of District Child Welfare Budget Board	718
local director	713
temporary board of directors	722
Capital payments to societies	721
Composition and operation of Child Welfare Review Committee	719
boards of directors	715
Dissolution of societies	722
Duties of Director	712
Estimate of expenditures	716
Incorporation and operation of societies	714
Judicial investigations	713
Minister's approval of expenditures	717
Payments to society by Ontario and municipality	721
Police assistance	714
Power of municipality to pass by-laws	721
Reference of estimate to Child Welfare Review Committee	718
Special homes and services	722

PROTECTION AND CARE OF CHILDREN—PART II

Access to child	741
Appeal to county court judge	749
Child abuse Register	753
Children begging or performing	757
in institutions where no parent can be located	729
public places at night	758
Contents of court's decision	743
Detention of child	758
limited	733
Expiration of wardship	749
Effect of court order in other jurisdiction	760
Hearings	759
and adjournments	733
Homemakers	727
How child in need of protection brought before the court	726

CHILD WELFARE—*Continued*

PAGE

PROTECTION AND CARE OF CHILDREN—PART II—*Continued*

Interference with wards.....	752
Interpretation. Parts II and IV.....	722
Legal Representation for child.....	725
Order for assessment.....	736
Orders where child found to be in need of protection.....	737
Payment by parents.....	739
Placement of wards by society.....	751
Presence of child at hearing.....	741
Presumptions as to age of child.....	758
Prohibited actions against children.....	752
Religious faith of child.....	750
Reporting abuse of children.....	753
Review of Crown wardship.....	746
society wardship.....	744
Rights and responsibilities for Crown wards.....	748
society wards.....	749
Temporary care by agreement and special needs agreements.....	729
Time of hearing.....	741
Warrant to search for and order to produce child in need of protection....	726

ADOPTION—PART III

Adoption order final.....	774
Affidavit of execution.....	770
Appeal of adoption orders.....	775
Application of <i>The Children's Residential Services Act, 1978</i>	763
Approval of Director.....	764
Children may be heard.....	773
Consent to adopt.....	766
Duty of court.....	773
society to secure adoption.....	766
Effect of adoptions under other laws.....	776
order on previous adoption orders.....	775
Fact that child born outside marriage not to appear upon order.....	773
Hearing by Children's Services Review Board.....	763
Interpretation. Parts III and IV.....	760
Interim custody orders.....	774
Jurisdiction of courts.....	770
Licensing of adoption agencies.....	761
Name of adopted child.....	773
No order unless child placed by adoption agency.....	771
Orders for adoption.....	771
Prohibition against payments for adoptions.....	766
Review by Director of decisions of adoption agency.....	765
Revocation and refusal to issue or re-issue licences.....	762
Sealing of documents, transmission of orders.....	773
Special circumstances for adoption order.....	771
Statement of Director.....	772
Status of adopted child.....	775
Subsidies to adopting parents.....	777
Suspension of licence.....	763

GENERAL—PART IV

Effective date of Act.....	783
Injunction proceedings.....	782
Interprovincial agreements.....	780
Offences.....	780
Reference to parent.....	780
Regulations.....	777
Repeals.....	783
Service of notice or order.....	780
Short title.....	783

CHILDREN'S INSTITUTIONS	PAGE
application of S.O. 1971, c. 47.....	541
approvals, suspension and revocation of.....	540
approved children's institution, defined.....	537
corporation, defined.....	537
child, defined.....	537
children's institution, approval of.....	538
defined.....	537
funding of.....	539
corporations, approval of.....	538
funding of.....	538
operating and maintenance costs	539
hearing.....	540, 541
Minister, decision of.....	541
defined.....	538
powers of where no hearing.....	541
report to.....	541
need, determination of.....	542
offences.....	544
program adviser	539
inspections.....	540
powers of.....	540
remuneration and expenses.....	539
regulations.....	542-544
service.....	544
CHILDREN'S MENTAL HEALTH SERVICES	
approval, of corporations.....	526
provisional suspension of.....	529
suspension and revocation of.....	527
approved children's mental health centre, defined.....	525
corporation, defined.....	525
buildings, approval of.....	527
by-laws.....	530
children's mental health centre, continued.....	526
defined.....	525
established.....	526
Director, appointment of.....	525
defined.....	525
duties.....	526
funding.....	527
hearing.....	528
interpretation.....	525
Minister, decision of.....	528
defined.....	525
establishment of centres by.....	526
powers where no hearing.....	528
report to.....	528
Ministry, defined.....	525
need, determination of.....	529
offences.....	532, 533
program, adviser, inspection by.....	529, 530
powers of.....	530
remuneration and expenses of.....	530
purchase of services.....	530
regulations.....	530, 531
report.....	528
service.....	532
transitional provisions.....	526
CHILDREN'S PROBATION	
agreements.....	239
probation officers, appointment.....	239

CHILDREN'S PROBATION— <i>Continued</i>	PAGE
probation officers— <i>Continued</i>	
designated.....	239
duties.....	240
functions.....	240
jurisdiction.....	240
regulations.....	240
variation of probation order.....	240
CHILDREN'S RESIDENTIAL SERVICES	
appeal.....	555
Board, appointment of.....	549
chairman and vice-chairman.....	549
decision of.....	553
defined.....	547
final decision of.....	555
powers of where hearing.....	552
quorum.....	549
remuneration.....	549
review of terms of licence by.....	553
term of office.....	549
chairman.....	549
absence of.....	549
child, defined.....	547
removal of.....	555
children's residence, defined.....	547
Director, acting.....	548
appointment of.....	548
defined.....	548
duties of.....	548
powers of where no hearing.....	552
evidence.....	554
hearing.....	552
extension of time for.....	553
injunction proceedings.....	557
licence, continuation of pending renewal.....	553
defined.....	548
grounds for refusal of.....	550, 551
issuance of.....	550
not transferable.....	550
notice of proposal to refuse to issue or revoke.....	552
provisional.....	550
suspension of.....	554
renewal of.....	550
required.....	549
review of terms of.....	553
revocation or refusal to renew.....	551, 552
management, interim.....	556
Minister, defined.....	548
entitled to be heard.....	555
Ministry, defined.....	548
offences.....	559
operator, defined.....	548
parties.....	554
program adviser.....	556
inspections.....	557
powers of.....	556
remuneration and expenses.....	556
records.....	556
regulations.....	557-559
residential care, defined.....	548
service.....	559
warrant.....	555

COMMODITY BOARDS AND MARKETING AGENCIES	PAGE
commodity board, defined.....	133
levies or charges, authority to impose, etc.....	133, 134
deduction of.....	134
deemed validly collected or imposed.....	134, 135
marketing agency, defined.....	133
offence.....	134
prosecution or action, onus in.....	134
regulated product, defined.....	133
regulations, authority to make.....	133, 134
COMMODITY FUTURES	
ACCEPTANCE OF FORM OF CONTRACT.....	402, 403
ACCESS TO RECORDS.....	391
ACCOUNTANTS— <i>see also</i> AUDITS	
appointment for investigation.....	388
exemption from registration as adviser.....	400
ACT— <i>see also</i> OFFENCES	
contravention.....	411, 412
protection when acting under.....	415
ACTION	
limitation.....	414
persons administering Act, against.....	415
under section 55, consent of Minister required.....	412
ADVERTISING	
defined.....	411
prohibition of use by Director.....	411
submission of, Commission may require.....	411
ADVISER	
change of address, notice of.....	399
defined.....	379
registration.....	395, 396
APPEALS	
certificate of Secretary.....	385
counsel for Minister.....	385
from Commission's decision.....	385
further decision of Commission upon new material.....	385
order of Supreme Court.....	385
stay of Commission's decision.....	385
AUDITS	
by Commission.....	391
commodity futures exchange in Ontario.....	392, 393
self regulatory body.....	392, 393
of registrants not member of commodity futures exchange in Ontario	
or self regulatory body.....	395
BANKS	
exemption from registration as adviser.....	400
CALLING AT RESIDENCES— <i>see</i> TELEPHONING.....	409

COMMODITY FUTURES— <i>Continued</i>	PAGE
COMMISSION— <i>see also</i> ACT; ACTION; ADVERTISING; APPEALS; AUDITS; COMMODITY FUTURES EXCHANGES IN ONTARIO; COMMODITY FUTURES EXCHANGES OUTSIDE ONTARIO; COMPLIANCE, ORDER FOR; EXPERT COMMODITY FUTURES ADVISORY BOARD; HEARING AND REVIEW; INVESTIGATION; LIMITATION PERIODS; MARGIN, REQUIRED FROM CUSTOMER; REGISTRATION; REPORTS; REVOCATION; SALES LITERATURE; SEGREGATION OF CUSTOMERS' FUNDS; SELF-REGULATORY BODY	
definition	379
discretion to revoke or vary decision	417
COMMODITY	
defined	379
COMMODITY FUTURES ADVISORY BOARD	
allowances and expenses	383
appointment	383
duties	383
meetings	383
COMMODITY FUTURES CONTRACT	
defined	379
COMMODITY FUTURES EXCHANGES IN ONTARIO	
Commission powers with respect to	394
commodity futures exchange, defined	379
filing of by-laws	394
records kept by	395
registration	393
review of decisions of	395
revocation of registration	404
reports as to transactions Commission may require	395
COMMODITY FUTURES EXCHANGES OUTSIDE ONTARIO	
commodity futures exchange, defined	379
filing of by-laws	402
recognition	401
revocation of recognition	404
COMMODITY FUTURES OPTION	
defined	380
COMPLIANCE, order for	413
CONFIRMATIONS	405, 407
CONTRACT	
acceptance of the form of	402, 403
current terms and conditions of to be provided client	405
DEALER	
change of address, notice of	398, 399
defined	380
registration	395, 396
DIRECTOR— <i>see also</i> ACCEPTANCE OF FORM OF CONTRACT, ADVERTISING; CALLING AT, RESIDENCES; HEARING AND REVIEW; LIMITATION PERIODS; REGISTRATION; SALES LITERATURE; TELEPHONING	
defined	380
DIRECTORS AND OFFICERS	
liability	412

COMMODITY FUTURES— <i>Continued</i>	PAGE
ENGINEERS	
exemption from registration as adviser	400
EVIDENCE	
admissibility of certified statement	386
not to be disclosed	388
EXPERT	
appointment	384
for investigation	388
payment for services	384
FLOOR TRADER	
change of address, notice of	398
defined	380
registration	395
termination of employment, effect on registration	396
HEARING AND REVIEW	
of Commission order	384
decision of commodity futures exchange in Ontario or its clearing house	395
decision of self-regulatory body	392
Director's decisions	384
stay of Director's decision	384
HEDGER	
defined	380
exemption from registration	400, 401
registration or recognition of commodity futures exchange and acceptance of form of contract not required re contracts traded by . . .	401
INSURANCE COMPANIES	
exemption from registration as adviser	400
INVESTIGATION	
order of Minister	388
to hold funds	389
investigate	386
power to summon witnesses	387
report to Minister	388, 389
LAWYERS	
counsel for Minister on appeals	385
exemption from registration as adviser	400
person giving evidence at investigation, right to be represented by	387
LIMITATION PERIODS	
commencement of proceedings before Commission	414
in court	414
notice of Commission intention to review Director's decision	384
report for review of Director's decision	384
MARGIN	
required from customer	405
MINISTER— <i>see also</i> APPEALS; INVESTIGATION; LAWYERS	
defined	381
MINISTRY OF AGRICULTURE AND FOOD	
employee of, exemption from registration as adviser	400

COMMODITY FUTURES— <i>Continued</i>	PAGE
MISREPRESENTATION	
defined	381
MONTHLY STATEMENT	407
OFFENCES	
advertising Commission's approval	401
defences	412
defined, penalties for	411
holding out by unregistered person	410
proceedings	411, 412
prohibited representation	410
registration not to be advertised	410
use of name of another registrant	410
ONTARIO SECURITIES COMMISSION— <i>see also</i> COMMISSION	
PUBLISHERS	
exemption from registration as adviser	400
REGISTRATION	
acting as adviser	395
address for service	397
advertising prohibited	410
as a commodity futures exchange in Ontario	393
cancellation	397
certificate of, as evidence	414
Director to be notified of changes	398
employees of dealer not usually trading, designation as non-trading	396
exemptions from, as adviser	400
trading	400
exemption, where not prejudicial	404
form of application, fee	397
further application	397
information	398
granting of, renewal, reinstatement or amendment	396
notification to Director of changes, exemption from	399
refund of fees on abandonment of application	414
reprimand to registrant	397
residence requirements	398
restrictions	397
suspension	397
termination of employment as salesman or floor trader, effect	396
trading in contracts	395
voluntary surrender	397
REGULATIONS	
by Lieutenant Governor in Council	415
REPORTS	
on transactions by dealers, Commission may require	409
REVOCATION	
of acceptance of form of contract	404
registration or recognition of commodity futures exchange	404
SALES LITERATURE	
defined	411
prohibition of use by Director	411
submission of, Commission may require	411

COMMODITY FUTURES— <i>Continued</i>	PAGE
SALESMAN	
change of address, notice of	398
defined	382
registration	395
termination of employment, effect on registration	396
SECRETARY TO THE COMMISSION	
defined	382
duties	385
SEGREGATION OF CUSTOMER'S FUNDS	
exemption	408
required	409
SELF-REGULATORY BODY	
appointment of auditors for	392
audits of members of	393
Commission approval of audit by-laws	393
Commission's powers with respect to	392
duties	392
recognition	392
review of decisions of	392
STATEMENT OF PURCHASE AND SALE	406
TEACHERS	
exemption from registration as adviser	400
TELEPHONING	
call, telephone, defined	410
Order suspending, cancelling or restricting right to	409
residence, defined	410
TRADE, TRADING— <i>see also</i> ACCEPTANCE OF FORM OF CONTRACT; CALLING AT RESIDENCES; COMMODITY FUTURES EXCHANGE IN ONTARIO; COMMODITY FUTURES EXCHANGE OUTSIDE ONTARIO; CONFIRMATIONS; CONTRACT; DEALER; FLOOR TRADERS; HEDGER; MARGIN; MONTHLY STATEMENT; REGISTRATION; REVOCATION; SALESMEN; SEGREGATION OF CUSTOMERS' FUNDS; STATEMENT OF PURCHASE AND SALE; TELEPHONING; WRITTEN STATEMENT	
defined	383
exemptions from registration	400
exemption from requirement registration or recognition of commodity futures exchange and acceptance of form of contracts	401
where not prejudicial	404
registration or recognition of commodity futures exchange and acceptance of form of contracts required	401
required	395
TRUST COMPANIES	
exemption from registration as adviser	400
WARRANTS	
backing of	413
WRITTEN STATEMENT	
content	404
required to be provided prospective customer	404

CONDOMINIUM

PAGE

AUDITORS.....	685-687
committee.....	688

ACCOUNTING

investigation.....	690
records.....	660, 673, 674
reserve fund.....	687, 688

ACT

application re: <i>Arbitrations Act</i>	693
<i>Assessment Act</i>	666
<i>Corporations Act</i>	668
<i>Corporations Information Act, 1976</i>	668
<i>Expropriation Act</i>	693
<i>Insurance Act</i>	678
<i>Mortgages Act</i>	678
<i>Mortmain and Charitable Uses Act</i>	668
<i>Planning Act</i>	697
transition.....	663

ACTION

performance of duties.....	696
representative.....	668, 669
tenancies.....	696

ADDRESS FOR SERVICE.....	662, 663
--------------------------	----------

AGE

board members.....	670
--------------------	-----

AGREEMENTS.....	676, 677, 689, 690, 697-702
-----------------	-----------------------------

ARCHITECTURAL DRAWINGS.....	676
-----------------------------	-----

BOARD OF DIRECTORS

change in numbers.....	671
creation.....	669, 670
duties.....	673
qualifications.....	670
quorum.....	673
term.....	670
termination of board elected by declarant.....	676
vacancies.....	671

BUDGET

deficiencies.....	701, 702
disclosure.....	699-702
reserve fund.....	687, 688

BUILDINGS

defined.....	659
conversion.....	708
damage.....	691, 692
insurance on.....	677, 678
repair and maintenance.....	690, 691

BY-LAWS

defined.....	659
board to pass.....	680
duty to comply.....	681
effect compliance.....	668

CONDOMINIUM— <i>Continued</i>	PAGE
BY-LAWS— <i>Continued</i>	
performance of duties.....	696
quorum to pass.....	680
reasonable and consistent.....	680
registration.....	680
“special” defined.....	661
COMMON ELEMENTS	
general.....	665, 666
defined.....	659
action by corporation.....	668, 669
easement.....	666, 667
encumbrance.....	666
insurance.....	677, 678
lease.....	667
licence.....	667
liability.....	666
modification.....	689
partition.....	665
repair and maintenance.....	690, 691
reserve fund.....	687, 688
rules.....	679, 680
specification.....	662
COMMON EXPENSES	
defined.....	659
disclosure.....	700, 701
lien for default in payment.....	682-684
loss of vote for non-payment.....	674
owner’s contribution.....	682, 683
percentage.....	662
repair to unit added to.....	690, 691
reserve fund.....	687, 688
COMMON INTEREST	
general.....	666
defined.....	659
statement of proportion.....	662
COMMON SURPLUS	
defined.....	659
CORPORATION	
actions by or against.....	668, 669
affairs managed.....	669, 670
creation.....	667
duty.....	668
insurance.....	677, 678
interest in assets.....	668
judgments against.....	669
modification of common elements and assets.....	689
name.....	668
objects.....	668
officers.....	674
real and personal property.....	668
records.....	674
repair.....	690
requisition for meeting.....	673
seal.....	668
termination.....	691-695
voting.....	674
by mortgagees.....	695, 696

CONDOMINIUM—*Continued*

PAGE

COURT—*see* ACTION

DAMAGE

repair 690, 691

DAMAGES—*see* ACTION

DECLARANT

agreements entered into by 689, 690
 defined 660
 disclosure by 699-701
 leasing 703
 payment to corporation of deficiency budget 701, 702
 sale of units by 699-702
 termination of board elected by 677
 trust accounts 702

DECLARATION

amendment 663, 664
 contents 662
 defined 660
 registration 664, 665
 transitional 663

DIRECTORS—*see* BOARD OF DIRECTORS

DISCLOSURE BEFORE SALE 699, 700

EASEMENTS 666, 667

EMPLOYEES OF CORPORATION

board's authority 679

ENTRY

canvassers 680

FINANCIAL STATEMENTS

defined 660
 general 685-687

FINES—*see* OFFENCESGUARANTEES—*see* WARRANTIES

INSURANCE 677, 678

INTEREST

deposit moneys 702

LEASE OF UNIT

by declarant 703, 704
 owner re 696
 of common elements by corporation 667

LIEN 681-683

CONDOMINIUM— <i>Continued</i>	PAGE
MEETINGS	
annual meetings.....	673
board of directors.....	671
notice of meeting.....	673
owners' meeting.....	673
requisition for meeting.....	673
MORTGAGE	
defined.....	660
deemed provisions.....	683
MORTGAGEES	
right to be notified of meetings.....	673
collect common expenses.....	683
vote or consent.....	662, 695, 696
NOTICE	
amend by-laws.....	663
auditor.....	684
lien.....	683
meetings.....	673
of lease by declarant.....	703
rules.....	680
OCCUPIER	
rights and duties of.....	681
OFFENCES.....	704
OFFICERS	
general.....	674, 675
indemnity of.....	675
standard of care.....	675
OWNERS	
application for duty performance order.....	696
appointment of auditors by.....	684
defined.....	660
duty to repair.....	691
insurance for.....	677
modify common elements and assets.....	689
obligations and rights.....	680, 681
tenants-in-common.....	665
termination by.....	691, 692, 694
voting by.....	674
PROPERTY	
defined.....	660
PROXY.....	674
PURCHASER	
disclosure to.....	699, 700
QUORUM— <i>see</i> MEETINGS	
RECORDS	
defined.....	660
general.....	674

CONDOMINIUM— <i>Continued</i>	PAGE
REGISTRATION	
declaration.....	662-664
description.....	664
general.....	664, 665
REGULATIONS.....	707, 708
REPAIR	
general.....	690, 691
specification of duty in declaration.....	663
RESERVE FUND.....	687, 688
SIGNING AUTHORITY	
for leases.....	667
registration of by-law.....	680
SURVEYOR	
certificate of.....	664
defined.....	661
TERMINATION.....	692-695
TURN-OVER MEETING.....	676, 677
UNIT	
defined.....	661
description.....	664
lease by declarant.....	703
owner.....	696
repairs and maintenance.....	690, 691
VOTING— <i>see</i> MEETINGS	
WARRANTIES	
workmanship and materials.....	691
CONGREGATION BETH AM	
corporation revived.....	934
lands, certain, deemed not vested in Public Trustee.....	934
power to hold in mortmain.....	934
CO-OPERATIVE CORPORATIONS	
affidavits.....	795
appointment of delegates.....	796
articles of incorporation.....	795
certificate of amendment.....	800, 801
commission, re shares.....	797
corporation, use of.....	796
delegates, election of.....	796
director, removal of.....	799
dissolution of co-operative.....	801
dividends, limit on.....	798
election of delegates.....	796
incorporation, use of.....	796
lien, by co-operative.....	798
membership, termination of.....	798
securities, sale of.....	797
shares, commission re.....	797, 798
dividends.....	798
resale.....	796, 797, 799

CORONERS	PAGE
bodies, disinterment of.....	230
shipment of, out of Ontario.....	228
transportation of, out of Ontario.....	228
Chief Coroner, powers of.....	227, 230
construction project, inquest re death at or in.....	230
coroner, ceases to hold office where licence to practise medicine revoked, etc.....	227
Criminal Code, where person charged with offence under.....	230
Crown attorney, notice to.....	231
inquest, determination whether to hold, matters to be considered in.....	229
Minister may direct coroner to hold.....	229
purposes of.....	231
investigation, transfer of.....	228, 229
jury, authority of, to make recommendations.....	231
composition of.....	231
summoning of.....	231
liability, protection of coroner from.....	232
mine, defined.....	227
inquest re death at or in.....	228
mining plant, defined.....	227
inquest re death at or in.....	228
Minister, may direct body be disinterred.....	230
coroner to hold inquest.....	229
Ontario Provincial Police Force, Chief Coroner may request assistance of.....	227
pituitary gland, extraction and use of.....	861
<i>post mortem</i> examination, report of.....	230
revocation, etc., of coroner's licence to practise medicine, Chief Coroner to be notified by College of Physicians and Surgeons.....	227
 CORNWALL (CITY)	
lands vested in City in fee simple.....	937
Pedestrian Mall Commission continued.....	939-941
pedestrian promenades, apportionment of costs.....	939
 CORPORATIONS	
mutual insurance corporation, powers of.....	131
 CORPORATIONS INFORMATION	
name, change of.....	864
of corporation.....	863
registration.....	863, 864
resident Canadian, interpretation of.....	863
style, of corporation.....	863
 CORPORATIONS TAX	
amounts taxable, increase in rate of to 13 per cent.....	113, 114
application and commencement provisions.....	90-92, 114
assessment of returns, determination of loss.....	88, 89
capital cost allowance, calculation of.....	80
communal organizations, application of s. 143 of <i>Income Tax Act</i> (Canada) to.....	83
depreciable property, treatment of.....	80
exploration and development expenses, deduction for.....	81-83
<i>Income Tax Act</i> (Canada), application of.....	79-81
instalment of tax, required monthly.....	86, 87
insurance companies, calculation of taxable income.....	83
policy holder's income.....	83
rate of tax.....	84, 85
interest on unpaid taxes.....	87, 88

CORPORATIONS TAX— <i>Continued</i>	PAGE
<i>Loan and Trust Corporations Act</i> , corporations registered under, taxable	
paid up capital of.....	83, 84
tax on.....	84
overpayment of tax, interest on.....	89
partnerships, disposition of resource property by.....	83
reserve, claim for in disposition of resource property.....	81
returns, false statements in, penalty for.....	85, 86
COUNTY COURTS	
appeals to, procedure on.....	905
CROSSROADS CHRISTIAN COMMUNICATIONS INCORPORATED	
taxation, by exempting from, authorized.....	943
CROWN EMPLOYEES COLLECTIVE BARGAINING	
Grievance Settlement Board, powers of.....	601, 602
CROWN TIMBER	
agreements, authority of Minister to enter into.....	449
area charge, licensee required to pay.....	449
Crown charges, regulations re.....	450
dues, fixing or determining of.....	450, 451
penalties.....	449, 450

D

DAY NURSERIES	
agreements.....	567, 658
approval, of sale.....	572
approved corporation, defined.....	565
funding of.....	568
payment to.....	570
assistance, application for.....	581
band, defined.....	565
payments to.....	570
Board, decision of.....	576
defined.....	565
review of terms of licence by.....	576
by-laws.....	567
day nursery, defined.....	565
establishment of.....	567
developmental handicap, defined.....	566
directions, where threat to children.....	576
Director, acting.....	567
appointment of.....	567
defined.....	566
duties of.....	567
powers of where no hearing.....	575
funding.....	568
in-home services, agreement to purchase.....	568
defined.....	566
injunction proceedings.....	578
licence, continuation of pending renewal.....	576
defined.....	566
issuance of.....	573
not transferable.....	573
provisional.....	573

DAY NURSERIES— <i>Continued</i>	PAGE
receipt of	576
refusal to issue	573, 574
renewal of	573
required	572
revocation or refusal to renew	574, 575
suspension of	577
to continue	573
Minister, agreement with	568
decision of	570
defined	566
powers of where no hearing	569
report to	569
Ministry, defined	566
Municipality, defined	566
establishment of day nurseries by	567
notice, of change	573
proposal to suspend or revoke	569
requiring hearing	575
to parents	577
offence	582
operator, defined	566
payments	570
capital	572
recovery of whole or part of	572
time and manner of	571, 572
private-home day care, agency, defined	566
agreement to furnish	568
defined	566
program adviser	577
inspections	578
powers of	578
remuneration and expenses	578
regulations	578-581
residential care, defined	567
service	582
 DISCRIMINATORY BUSINESS PRACTICES	
Act, application	485, 486
purpose	485
attribute, defined	487
compensation	490
Crown, contracts with	490
designated information, defined	485
seeking or providing	487
Director, annual report	492, 493
certificate of	491
defined	485
duties of	489, 490
investigation by	490
orders by	488, 489
report to	488
discriminatory business practice,	
defined	486, 487
prohibited	487
seeking or providing information for	488
engaging in business, defined	487
investigations, by Director	490
confidentiality re	491
limitation period	492
Minister, defined	485
offences	492

DISCRIMINATORY BUSINESS PRACTICES— <i>Continued</i>	PAGE
orders, by Director.....	488, 489
restraining.....	490, 491
origin, statement of.....	487, 488
person connected, defined.....	485
defined.....	485
refusal, defined.....	487
regulations.....	490, 491
service.....	491
tabling, annual report of Director.....	493
regulations.....	492
Tribunal, defined.....	485
voluntary compliance, written assurance of.....	489

DISTRICT MUNICIPALITY OF MUSKOKA

chairman, election, failure of, Lieutenant Governor to appoint.....	199, 200
time for holding.....	199
District Council, time for election of members to.....	199
election proceedings, provisions repealed.....	199
first meetings, time for, area municipality councils.....	200
District Council.....	200
<i>Municipal Act</i> , application of provisions re,	
bicycle paths and lanes.....	200, 201
committee hearings.....	200, 201
liability insurance.....	200, 201
remuneration.....	200
planning matters, separate meeting of District Council as planning board	
not required re.....	200
remuneration, application of <i>Municipal Act</i> provisions re.....	200
specific provision for repealed.....	200

E

EDUCATION

conduct of election of board of rural separate school.....	252
county municipality, defined.....	249
effect of boundary changes on elections.....	250, 253
elections to fill vacancies.....	254
notice of determination.....	249, 250
revised dates re:	
appointment of school board advisory committees.....	253
committees established under s. 256.....	254
determinations made under s. 110.....	253
s. 257.....	249, 250
discontinuance of rural separate school boards.....	251
election of district school area boards.....	251
trustees of combined separate school zone.....	252
rural separate school boards.....	251
establishing wards for purpose of election.....	250
first meeting of boards.....	253, 254
resignation to become candidate for another office.....	254
term of office, member of district school area board.....	250, 255
trustee of rural separate school board.....	251, 255

EXECUTIVE COUNCIL

cost of accommodation in Toronto.....	865, 866
salaries of members of council increased.....	865
Parliamentary Assistants increased.....	865

EXETER (TOWN)	PAGE
mill rates, Act and by-law, affecting, repealed.....	945

F

FAMILY LAW REFORM

ABSCONDING DEBTOR OR RESPONDENT

arrest of.....	18, 20, 31
----------------	------------

ACCESS TO CHILDREN

cohabitation agreement provisions respecting.....	29
domestic contract provisions subject to best interests of child.....	30
marriage contract provisions respecting.....	29
order for.....	22
separation agreement provisions respecting.....	30

ADMINISTRATOR

action by, for fatal injury.....	33
application for division of family assets.....	8
support order, debt of estate.....	16, 17
<i>See also The Succession Law Reform Act, 1977.</i>	

ADULTERY

action for, abolished.....	35
obligation to support, effect on.....	15

ADVANCEMENT

presumption of, abolished as between spouses.....	11
---	----

AFFIDAVIT

false.....	27
financial statement.....	10, 20
proving not a matrimonial home.....	25
respecting claim for damages in tort.....	34
statement of property.....	18

AFFILIATION

paternity agreements and orders.....	31
--------------------------------------	----

ALIMONY—*See also* SUPPORT

abolished.....	36
action for, commenced before coming into force of Act.....	37
definition of "spouse".....	12, 13
variation of existing order for.....	17

ANNUITY

consideration of, in determining support.....	14
---	----

APPEAL

order of provincial court (family division).....	22
provisional order for support.....	19
variation of order	
attachment of wages.....	21
custody or access.....	22
matrimonial home.....	28
support.....	17

APPLICATION OF ACT

division of family assets, death of spouse.....	8
Part I.....	12

FAMILY LAW REFORM—*Continued*

PAGE

APPLICATION OF ACT—*Continued*

Part II, alimony actions.....	37
Part III.....	28
Part IV, application to pre-existing agreements.....	32
polygamous marriages.....	37

APPLICATIONS TO COURT

access to child.....	22
address, order to disclose.....	19
all applications in one court.....	6
combining.....	6
custody of child.....	22
death of applicant or respondent.....	8
extension of time for.....	6
family assets, division of.....	8
manner of making.....	6
matrimonial home, disposition or encumbrance of.....	26
possession of.....	27
minor spouse, by or against.....	6
paternity agreement.....	31
property determination of ownership or possession.....	10
division of family assets.....	8
interest or compensation for contribution.....	11
restraining harassment.....	22
statement of financial affairs, where required.....	18
property, where required.....	10
stay of support, where divorce commenced.....	17
until other application brought.....	6
support, application for by dependant or parent of dependant.....	13
Ministry of Community and Social Services.....	13
municipality.....	13
variation of order.....	17
transfer to another court.....	6

ARREST

of debtor.....	18, 20
respondent.....	18, 31

ATTACHMENT OF WAGES

default in payment of support.....	21
garnishment, provincial court (family division).....	20

BANK ACCOUNTS

family assets.....	8
joint account.....	12

CHILD

access to.....	22
action by or against parent.....	35
adopted.....	6
born outside marriage.....	5, 31
care of, joint responsibility of spouses.....	9
consent order affecting.....	7
custody of.....	22
definition of.....	5
domestic contract subject to best interests of.....	30
foster.....	5

FAMILY LAW REFORM— <i>Continued</i>	PAGE
CHILD— <i>Continued</i>	
obligation of parent to support.....	13
to support parent.....	13
paternity agreement.....	31
person treated as child of family.....	5
transfer of property to.....	10
<i>See also The Children's Law Reform Act, 1977.</i>	
CHILDREN'S AID SOCIETY	
application by, respecting paternity.....	31
COHABITATION	
"cohabit", definition.....	5
cohabitation agreement.....	29
"common law" spouse.....	12
consideration of length of,	
in determination of support.....	14
division of family assets.....	9
pledging credit during.....	22
void marriages.....	6
COHABITATION AGREEMENT— <i>See also DOMESTIC CONTRACT</i>	
children, provisions subject to best interests of child.....	30
definition of.....	29
gifts, provisions concerning.....	31
made before Part IV comes into force.....	32
mentally incompetent person.....	30
provisions of.....	29
CONDUCT	
obligation to support, effect on.....	15
CONFLICT OF LAWS	
property.....	12
CONSENT	
matrimonial home, disposition or encumbrance of	
dispensing with.....	26
requirement for.....	24
mentally incompetent person.....	30
minor spouse.....	6
CONSENT ORDERS	
affecting children.....	7
where consent orders may be made.....	7
CONSORTIUM	
action for injury.....	32
loss of, action abolished.....	36
CONTRIBUTION TO PROPERTY	
application based on.....	11
child care, household management and financial provision	
division of non-family assets.....	9
equal division of family assets.....	9
CONTEMPT	
imprisonment for default in payment of support.....	21
provincial court (family division), penalty for.....	23

FAMILY LAW REFORM—*Continued*

PAGE

CORPORATIONS

disclosure of financial information.....	10, 18
matrimonial home owned by.....	23
property included in family assets.....	8

COURT

all proceedings in one court.....	6
county or district court.....	5, 7, 22
definition.....	5, 7
provincial court (family division).....	5, 16, 18, 20, 23, 28, 31
Supreme Court.....	5, 7
transfer to another court.....	6, 18
Unified Family Court.....	5, 7, 18, 20, 31

CRIMINAL CONVERSATION

action for, abolished.....	35
----------------------------	----

CROWN

enforcement of support order against.....	20
order for access to records of.....	20

CUSTODY OF CHILDREN

cohabitation agreement provisions respecting.....	29
divorce proceeding stays application for.....	17
domestic contract provisions subject to best interests of child.....	30
marriage contract provisions respecting.....	29
order for.....	22
separation agreement provisions respecting.....	30

DEATH

cohabitation agreement providing for.....	29
continuation of application for division of family assets.....	6
marriage contract providing for.....	29
matrimonial home	
cancellation of registered designation.....	24
right to possession ceases upon.....	23
order that liability to support continues after.....	16
support order terminates on.....	17
tort, claim based on.....	32
<i>See also The Succession Law Reform Act, 1977.</i>	

DEBTOR

address of, order to disclose.....	19
arrest of.....	18, 20
attachment of wages.....	21
imprisonment of, for default in support.....	21

DEFAULT

arrest of debtor.....	18, 20
attachment of wages.....	21
imprisonment for, in payment of support.....	21
in payment of support,	
under domestic contract or paternity agreement.....	14
order.....	20

DEFINITIONS

child.....	5
cohabit.....	5
cohabitation agreement.....	29
court.....	5, 7
dependant.....	12

FAMILY LAW REFORM—*Continued*

PAGE

DEFINITIONS—*Continued*

domestic contract.....	6, 29
family assets.....	7
marriage contract.....	29
matrimonial home.....	23
parent.....	6
property.....	8, 23
separation agreement.....	29, 30
spouse.....	6, 12

DEPENDANT

application for support of,	
by dependant.....	13
Ministry of Community and Social Services.....	13
municipality.....	13
parent.....	13
claim for damages in tort.....	32
considerations in determining support for.....	14
definition.....	12
order for support of.....	13

DESERTED WIVES' AND CHILDREN'S MAINTENANCE ACT

repeal.....	37, 40
variation of orders under.....	22

DISPOSITION

matrimonial home.....	24
order authorizing.....	26, 27

DIVORCE

application after	
interest or compensation for contribution to property.....	11
ownership or possession of property.....	10
division of family assets following decree nisi.....	8
marriage contract providing for rights following.....	29
matrimonial home,	
cancellation of registered designation of.....	24
right to possession of ceases upon.....	23
stay of support or custody proceedings.....	17

DOMESTIC CONTRACT—*See also* MARRIAGE CONTRACT, SEPARATION

AGREEMENT, COHABITATION AGREEMENT

agreement other than, division of family assets.....	9
children, provisions subject to best interests of.....	30
definition of.....	6, 29
formalities of.....	30
gifts, provisions concerning.....	31
incorporated in order.....	7
made before Act comes into force.....	32
outside Ontario.....	31
mentally incompetent person making.....	30
prevails over Act.....	7
setting aside of support provisions.....	14

DOMICILE

of minors.....	35
same rules apply to men and women.....	35

DOWER

abolished.....	36
indemnity paid into court.....	36
right vesting before coming into force of Act.....	36

FAMILY LAW REFORM—*Continued*

PAGE

DUM CASTA CLAUSE

in separation agreement or marriage contract..... 30

ENCUMBRANCE

enforcement of..... 25

matrimonial home..... 24

order authorizing, against matrimonial home..... 26, 27

ENFORCEMENT OF ORDERS

address, order for disclosure..... 19

attachment of wages..... 21

Crown, support order enforceable against..... 20

default in payment of support order..... 20

division of property, realization of security or charge..... 11

imprisonment for default in payment of support..... 21

provincial court (family division), execution and garnishment..... 20

security for provision of support..... 21

“show cause” procedure in provincial court (family division) and Unified
Family Court..... 20

support order, by clerk of court..... 20

ENTICEMENT

of child, action abolished..... 36

spouse, action abolished..... 36

EVIDENCE

provisional order for support..... 19

EXECUTION

matrimonial home, against..... 25

provincial court (family division)..... 20

EXECUTOR

action by, for fatal injury..... 33

application for division of family assets..... 8

support order, debt of estate..... 16, 17

See also The Succession Law Reform Act, 1977.

EXTENSION OF TIME

for application..... 6

grounds for..... 6

FAMILY ASSETS

acquired before marriage..... 9

application for division..... 8

conflict of laws..... 12

definition of..... 7

division of non-family assets..... 9

equal division..... 8

gifts and inheritances..... 9

interim order affecting..... 11

order for division..... 10

statement of property..... 10

unequal division..... 9

unreasonably impoverished by spouse..... 9

FAMILY RESIDENCE—*See* MATRIMONIAL HOMEFATAL ACCIDENT—*See* INJURY

FORFEITURE

exercise of, against matrimonial home..... 25

FAMILY LAW REFORM— <i>Continued</i>	PAGE
FORMS	
cancellation of designation of matrimonial home.....	24
designation of matrimonial home.....	24
GARNISHMENT	
attachment of wages.....	21
provincial court (family division).....	20
GIFT	
domestic contract provisions concerning.....	31
family asset.....	9
GUARDIAN AD LITEM	
capacity of married woman to act as.....	35
minor spouse.....	6
HARASSMENT	
order restraining.....	22
HARBOURING	
child, action abolished.....	36
spouse, action abolished.....	36
HEARINGS	
closed to public.....	7
provisional order	
adjournment for further evidence.....	19
defences available to respondent.....	19
proceeds in absence of respondent.....	18
IMMOVABLE PROPERTY— <i>See</i> REAL PROPERTY AND MATRIMONIAL HOME	
IMPRISONMENT	
contempt, provincial court (family division).....	23
default in payment of support.....	21
INJURY	
action by executor or administrator.....	33
funeral expenses, recovery of.....	34
insurance, consideration in assessing damages.....	34
joining of parties.....	33
payment into court.....	34
right of action for damages.....	32
INSURANCE	
assessment of damages in tort.....	34
support order affecting policy of.....	16
JOINT TENANTS	
bank accounts.....	12
presumption of resulting trust.....	11
JURISDICTION	
courts	
county or district court.....	5, 7, 22
provincial court (family division).....	5, 16, 18, 20, 28, 31
Supreme Court.....	5, 7
Unified Family Court.....	5, 7, 18, 20, 31
transfer of.....	6

FAMILY LAW REFORM—*Continued*

PAGE

LIEN

against matrimonial home, enforcement of.....	25
under <i>Legal Aid Act</i>	25

LIMITATION PERIOD

action for injury.....	33
extension of.....	6

LUMP SUM

division of family assets.....	10
support.....	15

MAINTENANCE—*See also* SUPPORT

default in payment of order for.....	20
definition of “spouse”.....	13
enforcement of order for.....	20
variation of existing order for.....	17

MARRIAGE CONTRACT—*See also* DOMESTIC CONTRACT

agreement other than, division of family assets.....	9
children, provisions subject to best interests of child.....	30
cohabitation agreement becoming marriage contract.....	30
definition of.....	29
<i>dum casta</i> clause.....	30
gifts, provisions concerning.....	31
made before Part IV comes into force.....	32
mentally incompetent person.....	30
minor, capacity of.....	30
provisions of.....	29

MATRIMONIAL HOME

affidavit proving not a matrimonial home.....	25
cancellation of registered designation.....	24
definition of.....	23
disposition or encumbrance of.....	24, 26, 27
equal right to possession of.....	23
included in family assets.....	7
interim order for preservation of.....	28
joint tenants.....	11
marriage contract provisions.....	29
orders respecting, contents of.....	27
disposition or encumbrance of.....	26, 27
possession of.....	27
repair of.....	27
variation of order.....	28
registered designation of.....	24
registration of order affecting.....	28
relief from forfeiture.....	25
right of redemption.....	25
support order affecting.....	15
termination of right to possession.....	23

MENTALLY INCOMPETENT PERSON

consent by.....	30
domestic contract.....	30

MINISTRY OF COMMUNITY AND SOCIAL SERVICES

application by, for support.....	13
enforcement of support order on request of.....	20

FAMILY LAW REFORM— <i>Continued</i>	PAGE
MINISTRY OF COMMUNITY AND SOCIAL SERVICES— <i>Continued</i>	
order for payment to	16
support order assignable to	16
variation of support order	17
MINORS	
applications by or against minor spouse	6
capacity,	
marriage contract or separation agreement	30
paternity agreement	32
consent by minor spouse	6
domicile of	35
obligation of child to support parent	13
provision of necessities for	22
MUNICIPALITY	
application by, for support	13
enforcement of support order on request of	20
order for payment to	16
support order assignable to	16
variation of support order	17
NECESSARIES	
pledging credit for	22
provision of, to minor	22
security for provision of,	
order for	21
realization of	21
NEGLIGENCE— <i>See</i> INJURY	
NEXT FRIEND	
capacity of married woman to act as	35
minor spouse	6
NON-FAMILY ASSETS	
division of	9
ORDERS	
access to child	
order for	22
variation of order	22
address, disclosure of	19
attachment of wages,	
order for	21
priority of order	21
variation of order	21
consent orders	7
custody of child	
order for	22
variation of order	22
default in payment of support order	20, 21
enforcement of support order	20, 21
imprisonment for default in payment of support	21
incorporating domestic contract provisions	7
interim orders,	
custody of or access to child	22
possession of matrimonial home	27
property	11

FAMILY LAW REFORM—*Continued*

PAGE

ORDERS—*Continued*

preservation of matrimonial home.....	28
property.....	11
restraining disposition of assets.....	17
support.....	16
matrimonial home	
contents of.....	27
disposition of encumbrance of.....	26, 27
possession of.....	27
repair of.....	27
variation of order.....	28
paternity agreement.....	31
property	
division of family assets.....	8-10
non-family assets.....	9, 10
interest or compensation for contribution to property.....	11
provisional order for support.....	18
registration of,	
affecting matrimonial home.....	28
real property.....	7
restraining harassment.....	22
security, order for.....	10, 11, 21
stay of application	
support, where divorce commenced.....	17
until other application brought.....	6
support	
considerations in determining amount.....	14
divorce or nullity action not determining question of support.....	17
notwithstanding domestic contract or paternity agreement.....	14
order for.....	13
powers of court.....	15, 16
variation of.....	17
where order assignable.....	16
termination of support order on death.....	17

PARENT

action by or against child.....	35
application by parent for support of dependent child.....	13
child born outside marriage.....	6
custody of or access to child.....	22
definition of.....	6
foster parent.....	6
necessaries provided to child, liable for.....	22
obligation of child to support parent.....	13
to support child.....	13
paternity agreement.....	31
person treating child as member of family.....	6

See also The Children's Law Reform Act, 1977.

PARTITION OR SALE

determination of ownership of property.....	11
division of property.....	10

PARTNERSHIPS

property included in family assets.....	8
---	---

PATERNITY AGREEMENT

making of.....	31
may be set aside.....	14
support order incorporating.....	31

FAMILY LAW REFORM— <i>Continued</i>	PAGE
PENSION PLAN	
consideration of, in determining support.....	14
enforcement of support order against.....	39
PERIODIC PAYMENTS	
matrimonial home.....	27
order for support.....	15
POLYGAMOUS MARRIAGES	
application of Act to.....	37
POWER OF APPOINTMENT	
over property, where family asset.....	8
PRENATAL INJURIES	
recovery of.....	35
PRESUMPTION OF ADVANCEMENT	
abolished as between husband and wife.....	11
PROCEDURE	
affidavit,	
proving not a matrimonial home.....	25
respecting claim for damages.....	34
closed hearings.....	7
injury claims	
by executor or administrator.....	33
joining of parties.....	33
limitation period on.....	33
payment into court.....	34
location of respondent, order to assist in.....	19
manner of making application.....	6
matrimonial home,	
dispensing with consent of spouse.....	26
notice to spouse.....	26
lien, encumbrance or forfeiture, notice to spouse.....	25
proceeding in absence of spouse.....	26
service of notice.....	26
setting aside disposition or encumbrance.....	27
provisional orders.....	18
statement of financial affairs	
confidential.....	18
where not required.....	18
required.....	18, 20
statement of property.....	10
stay of application,	
support, where divorce commenced.....	17
until other application brought.....	6
PROPERTY— <i>See also</i> FAMILY ASSETS, MATRIMONIAL HOME	
cohabitation agreement provisions.....	29
conflict of laws.....	12
definition of.....	8, 23
determination of ownership or right to possession.....	10
division of non-family assets.....	9
interest or compensation for contribution.....	11
interim order affecting.....	11, 17
joint tenants.....	11
marriage contract provisions.....	29
order for transfer of.....	10, 16

FAMILY LAW REFORM— <i>Continued</i>	PAGE
PROPERTY— <i>Continued</i>	
presumption of advancement abolished	11
resulting trust	11
registration of order affecting	7
separation agreement provisions	30
statement of	10
confidential	10
support order placing charge on	16, 21
PUBLIC TRUSTEE	
acting for mentally incompetent person	30
REAL PROPERTY— <i>See also</i> MATRIMONIAL HOME	
conflict of laws	12
joint tenants	11
registration of order affecting	7
support order placing charge on	16, 21
REDEMPTION	
matrimonial home, right of	25
REGISTRATION	
cancellation of designation of matrimonial home	24
designation of matrimonial home	24
order affecting matrimonial home	28
real property	7
RESULTING TRUST	
presumption of, replaces presumption of advancement	11
SALE OF MATRIMONIAL HOME	
order authorizing	26, 27
prohibition against	24
SEDUCTION	
action abolished	36
SECURITY	
for performance of obligation	10, 11
provision of support	21
realization of	11, 21
SEPARATION	
division of family assets following	8
marriage contract providing for	29
separation agreement	30
SEPARATION AGREEMENT	
children, provisions subject to best interests of	30
definition of	29, 30
<i>dum casta</i> clause	30, 31
gifts, provisions concerning	31
made before Part IV comes into force	32
matrimonial home,	
provisions respecting right to possession	23
release of rights to	24
mentally incompetent person	30
minor, capacity of	30
provisions of	30

FAMILY LAW REFORM— <i>Continued</i>	PAGE
SERVICE	
notice affecting matrimonial home.....	26
provisional order, on respondent.....	18
“SHOW CAUSE” PROCEEDING	
attachment of wages.....	21
default in payment of support order.....	20
imprisonment.....	21
provisional support order.....	18
security for provision of support.....	21
SPOUSE	
applications by or against minor.....	6
“common law”.....	12
conduct of.....	15
definition of.....	6, 12
disposition or encumbrance of matrimonial home.....	24
former spouse, property rights.....	10, 11
joint responsibilities of.....	9
matrimonial home, equal right to possession of.....	23
obligation to support spouse.....	13
pledging credit for necessities.....	22
polygamous marriage.....	37
separate legal personality.....	34
void and voidable marriages.....	6
STAY OF APPLICATION	
support, where divorce commenced.....	17
until other application brought.....	6
SUPPORT	
absconding debtor.....	18
application for,	
by dependant.....	13
Ministry of Community and Social Services.....	13
municipality.....	13
parent of dependant.....	13
attachment of wages.....	21
child, obligation to support parent.....	13
cohabitation agreement providing for.....	29
conduct, effect on.....	15
considerations in determining amount of.....	14
death, termination on.....	17
default in payment of order for.....	20, 21
divorce or nullity action, effect on order.....	17
proceeding stays application for.....	17
domestic contract provisions respecting support of child.....	30
enforcement of order for.....	20
imprisonment for default in payment of.....	21
interim order for.....	16
location of respondent, order to assist in.....	19
marriage contract providing for.....	29
order for.....	13
notwithstanding domestic contract or paternity agreement.....	14
parent, obligation to support child.....	13
paternity agreement.....	31
powers of court on application for.....	15, 16
provisional order for.....	18
security for provision of,	
order for.....	21
realization of.....	21

FAMILY LAW REFORM— <i>Continued</i>	PAGE
SUPPORT— <i>Continued</i>	
separation agreement providing for.....	30
spouse, obligation to support other spouse.....	13
statement of financial affairs.....	18
variation of order for.....	17
STANDARD OF LIVING	
consideration of, in determining support.....	14
TORT	
action by executor or administrator.....	33
capacity to sue in.....	35
funeral expenses, recovery of.....	34
insurance, consideration in assessing damages.....	34
joining of parties.....	33
payment into court.....	34
right of action for damages.....	32
TRUST	
lump sum held in trust, order for support.....	15
order for transfer of property in trust.....	10, 16
property included in family assets.....	8
resulting trust, presumption of.....	11
revocable.....	8
VOID AND VOIDABLE MARRIAGES	
division of family assets.....	8
whether parties are “spouses”.....	6
WAGES	
attachment of.....	21
garnishment, provincial court (family division).....	20
WARRANT	
for arrest of debtor.....	18, 20
respondent.....	18, 31
FIVE-O TAXI LIMITED	
corporation revived.....	949
FOREIGN CULTURAL OBJECTS IMMUNITY FROM SEIZURE	
foreign cultural objects, immunity from seizure.....	591

G

GAME AND FISH	
game animals, regulations re.....	453
birds, regulations re.....	453
hunting in a party, regulations re.....	453
GASOLINE TAX	
competing tax claims, agreements for settlement of.....	596
refunds, two year limit on application for.....	596
tax, amounts in lieu, treated as.....	595
based on metric measurement.....	595

H	PAGE
HAMILTON (CITY)	
Lakeland Beach Swimming Pools Limited, council may pass by-laws	
cancelling licence of occupation fees of.....	955
licensing committee, by-law may be passed to establish.....	951
composition, term of office, powers.....	951, 952
decision of council.....	953
penalties, voluntary payment of.....	953
HAMILTON CIVIC HOSPITALS	
board, composition of, same as corporation.....	958
defined.....	957
executive committee.....	959
meetings.....	959
members, appointment.....	958, 959
expenses.....	959
officers.....	959
powers.....	960
quorum.....	960
City, defined.....	957
corporation, annual report to Region.....	962
auditors.....	961
claims to be made upon.....	963
continued.....	958
defined.....	957
expenditures, authorization for, to be obtained.....	961
gifts to hospitals deemed gifts to.....	962
members, appointment.....	958, 959
powers.....	958
recovery of charges by.....	963
responsible for liabilities of hospitals.....	961
hospitals, defined.....	957
labour relations, not affected.....	961
personal property, insurance for.....	963
vested in board.....	961
real property, powers of City re.....	963
vested in City.....	961
Region, defined.....	958
powers to make grants and loans to corporation.....	961
responsible for operating deficits.....	962
right of recourse by, for patient.....	963
Regional Council, defined.....	958
HARE TRANSPORT LIMITED	
corporation revived.....	965
HAZELDEAN-MARCH (CITY)	
amalgamation, powers of Municipal Board re.....	464
by-laws, continuation of.....	477, 478
City, council of, deemed recreation committee, etc.....	479
area municipality.....	475
employees of, benefits of, Ministerial orders re.....	477
holiday pay.....	476
pensions.....	476
salary.....	477
sick leave.....	476
established.....	463, 464
fiscal year of.....	479
subsidiary planning area, constituted as.....	477
council, composition of.....	465
definitions.....	475

HAZELDEAN-MARCH (CITY)— <i>Continued</i>	PAGE
elections 1978, powers of Minister re.....	464
electrical power, distribution of.....	478
employment, offers of.....	476
termination of, for cause.....	477
Goulbourn, township of, amalgamated in part.....	463
highways, City deemed township municipality.....	478
speed limits on, continued.....	478
Hope Sideroad, not a boundary road.....	475
legal description, amended.....	475
library board, establishment of.....	479
March, township of, amalgamated in whole.....	463
Minister, orders of, re employee benefits.....	477
transitional adjustments.....	479
miscellaneous matters, orders of Lieutenant Governor in Council re,.....	479
name of City, referendum re authorized.....	465
Nepean, township of, amalgamated in part.....	463, 464
Ontario Municipal Employees Retirement System Act, City deemed municipality for purposes of.....	477
<i>Police Act</i> , City deemed township for purposes of.....	465
services, municipal, continued.....	478, 479
 HIGHWAY TRAFFIC	
aircraft, emergency landing of.....	846, 847
driver's licence, condition of issuing.....	119
probationary.....	119, 120
highway, closing by officer.....	843
licence, used car or wrecking business.....	120, 121
metric system, conversion to.....	43-56
Ministry, definition of.....	847
municipal jurisdiction.....	842
pedestrian crossover.....	843
plates, registration exemption.....	119
seizing of.....	97
red light, on vehicles.....	121
turn at.....	843, 844
regulations.....	843
right of entry.....	120
seizing plates, power to.....	97
sentence.....	841
signal light, green arrow.....	844, 845
turn at.....	843, 844
vehicle, overtaken.....	845
 HILLPORT MOTORS LIMITED	
corporation revived.....	967
 HOMEMASTER IMPROVEMENTS LIMITED	
corporation revived.....	969

I

INCOME TAX	
basic federal tax, computation of.....	593
foreign tax credits, application of 1977 amendment re.....	72
computation of.....	593
Northwest Territories, defined as "province".....	593
rate of tax, 1978 taxation year.....	71
registered retirement income funds, deduction at source re payment out of	593
remission of tax, Minister may make where remission of federal tax.....	594
returns, omission, etc., in, penalty for.....	72
service by mail, proof of, who may give by affidavit.....	593

INCOME TAX— <i>Continued</i>	PAGE
student residences, allowance of occupancy costs re	71
tax credits, period for claiming of	71
temporary tax, 1978 taxation year, Federal abatement program	111, 112
INCOME TAX DISCOUNTERS	
Director, defined	1
order by	1, 2
discount, consideration for	1
maximum permitted	1
J	
JOHN A. SCHMALZ AGENCIES LIMITED	
corporation revived	971
JUDICATURE	
bilingual judge and jury	125, 126
designation of areas	125
French language	
documents in small claims courts, in	126
evidence recorded and transcribed, in	126
hearings conducted, in	126
JURIES	
jury rolls, in English and bilingual parts	127
L	
LAND SPECULATION TAX	
Act repealed	507
lien, existing, discharged January 1, 1979, unless registered	507
LAND TITLES	
liability of registered land	63
LANDLORD AND TENANT	
leases, implied agreement, right of landlord to re-enter on breach	107
LEGISLATIVE ASSEMBLY	
allowances, additional	870
for expenses of representation	868
members	867
severance	870, 871
Commission on Election Contributions and Expenses, annual review of and	
report re indemnities and allowances	871
cost of accommodation in Toronto	868, 869
costs, air travel in northern electoral districts	870
in electoral districts	870
indemnities, additional	867-871
advances	867
members	868
LENNOX AND ADDINGTON (COUNTY)	
county council, deemed board of county library	973
Lennox and Addington County Library Board dissolved	973
LINCOLN COUNTY BOARD OF EDUCATION	
Board, composition of, deemed determination of	976
election procedures, 1978, varied for	976-978

LIQUOR LICENCE	PAGE
arrest, without warrant.....	242
card, proving age.....	242-244
prohibition, entering premises.....	242
possession.....	241-243
sale.....	241
public place, designation by by-law.....	243
refusing entry.....	243
seizure of liquor.....	244
 LONDON (CITY)	
debentures, issue of, prior to commencement or completion of works.....	980
improvement areas, special charges.....	980
London Regional Art Gallery Board, composition of Board.....	979
local board, deemed.....	979
name changed to London Regional Art Gallery.....	979
London Transit Commission, composition of.....	980
Planning Board, City of London Planning Board dissolved, council to assume functions of.....	981
planning committee, appointment of.....	981
remuneration of.....	981
promissory notes and loan agreements, execution of.....	980
 LONGUEUIL (TOWNSHIP)	
drainage works, debentures re, authorized.....	984
deemed compliance with <i>The Drainage Act</i>	983
special rates, assessment of, authorized.....	984
 LOUBILL HOBBIES AND SPORTS LIMITED	
corporation revived.....	995

M

MACDONALD STEWART COMMUNITY ART CENTRE	
audit.....	1002
Board of Trustees, composition of, appointments to, etc.....	998, 999
powers of.....	999-1001
borrowing powers.....	1002
definitions.....	997
fiscal year.....	1001
funds, investment of.....	1002
property.....	1001, 1002
reports, annual, to Lieutenant Governor, to Sponsoring Bodies.....	1002, 1003
Sponsoring Bodies, defined.....	997
financial support by.....	1001
provincial funds, use of.....	1001
The Macdonald Stewart Community Art Centre, composition.....	997
incorporation.....	997
objects.....	998
trust property.....	1003
 MENTAL HEALTH	
assessment, application for.....	426, 427
by physician.....	429
constable taking person for.....	428, 429, 432
order for, issued by justice of the peace.....	428
clinical record, disclosure, transmittal or examination of.....	432-435
Minister, order of.....	432
nearest relative, defined.....	425, 426
offences.....	446, 447

MENTAL HEALTH— <i>Continued</i>	PAGE
officer in charge, release of patient by.....	430
review of documents by.....	431
transmittal of certificate to Public Trustee.....	441, 443
patient, absent without authorization, return.....	431, 432
clinical record of.....	432-435
examination as to competence.....	440, 441
incompetence, certificate of.....	441
inquiry as to.....	443
informal, may become involuntary.....	429
information in respect of.....	435
involuntary, application to regional review board.....	436-438
defined.....	425
notice to.....	436
periods of detention of.....	430, 431
treatment of.....	439, 440
nearest relative of, defined.....	425, 426
out, defined.....	426
outside Ontario.....	446
release of, by officer in charge.....	430
service of documents re.....	443, 444
physician, attending, duty of.....	429, 430
issuance of certificate of incompetence.....	441
notice by.....	436
opinion of.....	431
prescribed, defined.....	426
Public Trustee, application to Supreme Court by.....	445, 446
appointment of.....	441, 442
compensation of.....	445
management of estate by.....	442, 443, 446
passing of accounts of.....	445
powers of.....	444
service of documents on.....	443, 444
regional review board, appeal from.....	438
defined.....	426
hearing by.....	436-438
restrain, defined.....	426
review board, inquiry as to competency of patient.....	443
rights or privileges, effect on.....	426

METRIC CONVERSION

<i>Abandoned Orchards Act</i> , amended.....	803
<i>Agricultural Societies Act</i> , amended.....	803, 804
<i>Beach Protection Act</i> , amended.....	811
<i>Beef Cattle Marketing Act</i> , amended.....	804
<i>Bees Act</i> , amended.....	804
<i>Bread Sales Act</i> , amended.....	806
<i>Building Code Act, 1974</i> , amended.....	806
<i>Canada Company's Land Act, 1922</i> , amended.....	811
<i>Conservation Authorities Act</i> , amended.....	811
<i>County of Oxford Act, 1974</i> , amended.....	815
<i>District Municipality of Muskoka Act</i> , amended.....	815, 816
<i>Dog Licensing and Live Stock and Poultry Protection Act</i> , amended.....	804
<i>Drainage Act, 1975</i> , amended.....	804, 805
<i>Education Act, 1974</i> , amended.....	807, 808
<i>Environmental Protection Act, 1971</i> , amended.....	809
<i>Farm Products Marketing Act</i> , amended.....	805
<i>Forest Fires Prevention Act</i> , amended.....	811, 812
<i>Gasoline Handling Act</i> , amended.....	806
<i>Haliburton Act</i> , amended.....	816
<i>Lakes and Rivers Improvement Act</i> , amended.....	812
<i>Line Fences Act</i> , amended.....	816

METRIC CONVERSION—*Continued*

	PAGE
<i>Live Stock Community Sales Act</i> , amended.....	805
<i>Local Improvement Act</i> , amended.....	816, 817
<i>Municipal Act</i> , amended.....	817-820
<i>Municipal Franchises Act</i> , amended.....	820
<i>Municipality of Metropolitan Toronto Act</i> , amended.....	820, 821
<i>Niagara Escarpment Planning and Development Act, 1973</i> , amended.....	828
<i>Niagara Parks Act</i> , amended.....	812
<i>Ontario Unconditional Grants Act, 1975</i> , amended.....	821
<i>Ontario Water Resources Act</i> , amended.....	809
<i>Petroleum Resources Act, 1971</i> , amended.....	812
<i>Pits and Quarries Control Act, 1971</i> , amended.....	813
<i>Planning Act</i> , amended.....	810, 811
<i>Power Corporation Act</i> , amended.....	808
<i>Private Sanitaria Act</i> , amended.....	809
<i>Provincial Parks Municipal Tax Assistance Act, 1974</i> , amended.....	822
<i>Public Health Act</i> , amended.....	809, 810
<i>Public Lands Act</i> , amended.....	813, 814
<i>Public Parks Act</i> , amended.....	822, 823
<i>Public Utilities Act</i> , amended.....	823
<i>Regional Municipality of Durham Act, 1973</i> , amended.....	823
<i>Regional Municipality of Haldimand-Norfolk Act, 1973</i> , amended.....	823, 824
<i>Regional Municipality of Halton Act, 1973</i> , amended.....	824
<i>Regional Municipality of Hamilton-Wentworth Act, 1973</i> , amended.....	824, 825
<i>Regional Municipality of Niagara Act</i> , amended.....	825
<i>Regional Municipality of Ottawa-Carleton Act</i> , amended.....	825, 826
<i>Regional Municipality of Peel Act, 1973</i> , amended.....	826
<i>Regional Municipality of Sudbury Act, 1972</i> , amended.....	826, 827
<i>Regional Municipality of Waterloo Act, 1972</i> , amended.....	827
<i>Regional Municipality of York Act</i> , amended.....	827, 828
<i>Statute Labour Act</i> , amended.....	828
<i>St. Clair Parkway Commission Act, 1966</i> , amended.....	814
<i>Surveys Act</i> , amended.....	814
<i>Theatres Act</i> , amended.....	806
<i>Weed Control Act</i> , amended.....	806
<i>Wilderness Areas Act</i> , amended.....	814, 815
<i>Woodlands Improvement Act</i> , amended.....	815
<i>Wool Marketing Act, 1974</i> , amended.....	806

MINING TAX

agreements, to exchange information, authority to enter into.....	615
assessment, deemed valid.....	614
notice of.....	614
where no return.....	613, 614
confidentiality, to be observed by servants of Crown.....	614
penalties.....	615
profit, ascertainment of.....	609-612
reassessment, authority to make.....	614, 615
regulations, authority to make.....	615, 616
social assets, allowances and deductions re.....	609, 611
defined.....	609
specified uranium undertaking,	
allowances and deductions re.....	613
defined.....	612

MINISTRY OF AGRICULTURE AND FOOD

Acts, amendment of,	
<i>Agricultural Tile Drainage Act</i>	883
<i>Animals for Research Act</i>	883
<i>Artificial Insemination of Live Stock Act</i>	883
<i>Commodity Boards Members Act, 1976</i>	883, 884
<i>Dead Animal Disposal Act</i>	884

MINISTRY OF AGRICULTURE AND FOOD— <i>Continued</i>	PAGE
Acts, amendment of— <i>Continued</i>	
<i>Edible Oil Products Act</i>	884
<i>Farm Products Grades and Sales Act</i>	885
<i>Farm Products Marketing Act</i>	885
<i>Grain Elevator Storage Act</i>	885
<i>Live Stock and Live Stock Products Act</i>	885, 886
<i>Live Stock Community Sales Act</i>	886
<i>Live Stock Medicines Act, 1973</i>	886
<i>Meat Inspection Act</i>	886
<i>Milk Act</i>	886, 887
<i>Oleomargarine Act</i>	887
<i>Plant Diseases Act</i>	887
<i>Provincial Auctioneers Act</i>	888
<i>Riding Horse Establishments Act, 1972</i>	888
<i>Seed Potatoes Act</i>	888
Agricultural Licensing and Registration Review Board	
alternate chairman of	877
assignment of members to divisions of	877
chairman and vice-chairman of	877
decisions of	878
establishment of	877
members of, may complete duties, etc.	877
practice and procedure of	878
quorum of	877
remuneration of members of	878
sittings of, may be in divisions of	878
Farm Products Appeal Tribunal	
alternate chairman of	878
appeal to, procedures re	879-883
assignment of members to divisions of	878
chairman and vice-chairman of	878
decisions of	879, 882, 883
establishment of	878
member of, may complete duties, etc.	878
powers of, on appeal to	881
practice and procedure of	879
quorum of	878
reconsideration of orders, etc, of	882
remuneration of members of	879
sittings of, may be in divisions of	878
Minister, powers of, re decisions of Tribunal	882
Ontario Producers, Processors, Distributors and Consumers Food Council Act	
repealed	887
<i>Pregnant Mare Urine Farms Act</i> repealed	887
transitional provision	888

MINISTRY OF CORRECTIONAL SERVICES

admissions and transfers	216
agreements and contracts, by Minister	213, 214
employees	214
Board of Parole, chairman	220
composition of	220
continued	220
jurisdiction	221
powers	220, 221
quorum	220
remuneration of members of	220
report of	222
community resource centre	215
compassionate allowances	215

MINISTRY OF CORRECTIONAL SERVICES— <i>Continued</i>	PAGE
confidentiality.....	214
correctional institution, committal to.....	215
continued.....	215
conveyance to.....	215, 216
designated.....	215
establishment of.....	215
insecure.....	216
lock-up.....	217
Deputy Minister.....	212
directors and superintendents.....	216
early release.....	219
employees, appointment.....	213
as constables.....	214
not to be interested in contracts.....	220
trade with inmates.....	220
hospital treatment.....	217
investigations and inspections.....	217
members of Legislative Assembly.....	224
Minister, delegation of powers of.....	213
duties of.....	212
inquiries by.....	217
Ministry, continued.....	212
functions.....	212
staff.....	213
parole, granting of.....	220, 221
revocation of.....	221, 222
term of.....	222
probation officers, appointment of.....	222
duties.....	222, 223
jurisdiction.....	222
order, breach of.....	223
protection from personal liability.....	214
provincial bailiffs, appointment of.....	216
conveyance of inmates by.....	216
powers of.....	216
psychiatric treatment.....	217
regulations.....	224
rehabilitation programs.....	218
remission of sentences.....	219
temporary absences.....	218
volunteers.....	214
work outside institution.....	218

MINISTRY OF GOVERNMENT SERVICES

contracts, tenders for.....	94
Minister, responsibility of.....	93
Ministry, responsibility of.....	94

MINISTRY OF INTERGOVERNMENTAL AFFAIRS

definitions.....	509
Deputy Minister, appointment.....	510
duties of.....	511
liability, personal, protection from.....	511
Minister, delegation of powers of.....	511
duties of.....	510
seal of.....	510
Ministry formed.....	509
references to the Treasurer, etc., changed.....	511

MINISTRY OF NATURAL RESOURCES	PAGE
Deputy Minister, signature.....	851
Minister, contracts.....	851
delegation of powers and duties.....	851
signature.....	851
MINISTRY OF TREASURY AND ECONOMICS	
accounts of ministries,	
oath of secrecy of person examining.....	503
responsibility of heads of ministries,.....	501
cheques, withholding of issue of.....	502
Consolidated Revenue Fund, special payments out of.....	501, 502
definitions.....	499, 500
Deputy Treasurer, appointment of,.....	500
duties of,.....	501
information re ministries, furnishing of, to Treasurer.....	502
liability, personal, protection from.....	501
Ministry formed.....	500
payments authorized by Assembly.....	503
Public Accounts, fiscal year for.....	502
preparation of.....	503
references to Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs, etc., changed.....	503
Treasurer, delegation of powers of.....	501
duties of.....	500
seal of.....	500
MISSISSAUGA (CITY)	
by-laws, power to pass, driveway paving contractors, licensing, etc.....	1005
private roadways, naming.....	1009, 1010
numbering buildings, lots and units on.....	1009, 1010
smoking, regulating.....	1011
trees, dead, decayed or infested, re removal of.....	1007, 1008
wilful injury to.....	1007
definitions.....	1005
emergency measures organization, power to establish.....	1011
orders, restraining breach of by-laws.....	1009
penalties, voluntary payment of.....	1010
MORAN PHARMACY LIMITED	
corporation revived.....	1013
MOTOR VEHICLE FUEL TAX	
competing tax claims, agreements for settlement of.....	599, 600
garnishment, collection of unpaid taxes by.....	598, 599
returns, manner and time of prescribed by regulations.....	598
tax, based on metric measurement.....	597, 599
MUNICIPAL	
adult entertainment parlours, by-laws re, penalties for contravention of..	102
clerk, statement re licensing or non- licensing of.....	102
licensing and regulation of.....	100-102, 909
order closing premises.....	102-105
agreements, historical items, re keeping of,.....	891, 892
condominium corporations, with re roads, sewers, water pipes.....	892, 893
bicycle paths, establishment authorized.....	159
Board of Management, first meeting of.....	153

MUNICIPAL—*Continued*

	PAGE
body-rub parlours, age restriction on persons entering	99
by-laws re, penalties for contravention of	102
clerk, statement re licensing or non-licensing of	102
order closing premises	102-105
powers re, not to affect general licensing powers	100
prosecutions re, holding out, <i>prima facie</i> proof	99
regulation of advertising devices re	99
cabs, by-laws re licensing, etc. of	899
candidates, qualification of	156
corrupt practices, quashing by-law for, provisions repealed	891
council, composition change, time for passing by-law, city	154
county	153
town	154
township	155
village	155
submitting petition for, city	154
town	155
first meeting of, time for, county	156
local municipality	156
entertainment expenses	164
expenses, agreements re apportioning of	163
allowances, determination of	899
payment of authorized for, local board members	162, 899, 890
members of council	161, 162, 899
officers and servants	161, 162, 899
trustees of police village	166, 903
saving	901
statement by treasurer re	163, 900, 901
fire routes, designation of	159, 160
hearings, authorization by council to committee to hold	157, 158
<i>Highway Traffic Act</i> , regulations re bus lanes and bicycle lanes, not to conflict with	165
highways, assuming in adjacent municipality for public walk	164
closing, temporary, for recreational purposes	892
designation of bicycle lanes on	165
erection of monuments on	159
parking by-laws, exemption for physically handicapped person from application of	894, 895
parking on, permits re	893, 894
planting of trees adjacent to	164, 165
repair of works over, under, etc., closing authorized	158
stopping up, approval of by-laws re,	902, 903
hearings	903
surveying	893
improvement areas, enlargement of	160, 161
loans or grants re by Minister of Housing	161
insurance, accident and public liability, provision of authorized	163, 164
legal actions, payment of damages, costs etc., for employees	158, 159
members of council and local boards	900
liability insurance, provision of authorized, for employees	158, 159
members of council and local boards	900
lot, method of conducting	156
Minister, defined	153
motor vehicles, by-laws re, parking facilities for handicapped persons	898
on private property	895-898
municipal lands, use of by public	158
penalties, application of Part XXI of <i>Municipal Act</i>	165, 166
police village, secretary-treasurer, application of s. 389d of <i>Municipal Act</i> to trustees, application of s. 466 of <i>Municipal Act</i> to by-laws of appointment of chairman	903 166 166

MUNICIPAL— <i>Continued</i>	PAGE
deemed members of council for purposes of ss. 388 and 389 of <i>Municipal Act</i>	903
qualifications.....	903
remuneration, agreements re apportioning of.....	163
payment of authorized for, council members.....	161
local board members..162, 164, 899,	901
trustees of police village.....	166
saving.....	901
specific authority for repealed, board of control.....	157
head of council.....	157
statement by treasurer re.....	163, 901
returns, clerk to Ministry, provision repealed.....	157
sewer and water connections, exemption from requirements of by-laws re.	898, 899
sleigh runners, provisions re repealed.....	161
snow removal from private roads, provisions re repealed.....	902
surplus moneys, investment of,.....	891
warden, election of, time for.....	157
wheeled vehicles, licensing of.....	897, 898
MUNICIPAL ELECTIONS	
acclamation, time for declaration of.....	74
candidates, procedure where insufficient number nominated.....	73, 74
elections in 1978, saving provisions re.....	474
<i>Liquor Licence Act</i> , vote under, period of qualification for.....	75
new election, where preliminary list to be based on new remuneration....	74, 75
nomination papers, who qualified to sign.....	73
nominations, insufficient number of candidates, procedure.....	473
polling places, location of, how notice to be given.....	473
term of office, expires with November 30th, 1978.....	73
time, references to mean local.....	474
voting, objection to, procedure at poll.....	74
MUNICIPALITY OF METROPOLITAN TORONTO	
Board of Commissioners of Police, remuneration of certain members.....	205
boards of education, first meeting.....	257, 258
chairman, election, failure of, Lieutenant Governor to appoint.....	203
time for holding.....	203
first meetings, time for, area municipality councils.....	204
Metropolitan Council.....	203, 204
metropolitan roads, designation of bicycle lanes on.....	205
jurisdiction re roads carried over or under.....	204
<i>Municipal Act</i> , application of provisions re,	
bicycle paths and lanes.....	205
committee hearings.....	205
liability insurance.....	205
remuneration.....	204
planning, area municipalities designated municipalities for their	
subsidiary planning areas.....	205
separate meeting of Metropolitan Council as planning board	
not required re.....	205
<i>Police Act</i> , application of to area municipalities.....	205
remuneration, application of <i>Municipal Act</i> provisions re.....	204
Board of Commissioners of Police.....	205
specific provision, repealed, chairman.....	204
committee chairman.....	204
executive committee.....	204
School Board, first meeting.....	258
MUSKOKA & PARRY SOUND TELEPHONE CO. LIMITED ACQUISITION	
application, to court.....	246, 247
arbitration.....	245, 246

MUSKOKA AND PARRY SOUND TELEPHONE CO. LIMITED	PAGE
ACQUISITION— <i>Continued</i>	
compensation	246
definitions	245, 246
payment, into Court	246
to Minister	246
possession, entitlement to	245
title, vested	245

N

NEPEAN (CITY)	
aldermen	515, 516
Carleton Roman Catholic Separate School Board representation on, not affected	515
grants, calculation of, deemed township for purposes of,	516
mayor	515, 516
Nepean, Township of, erected into city municipality	515
references to the Township of Nepean, etc., changed	515
Regional Council, representation on, not affected	515
speed limits, continued	516
NIAGARA PARKS	
penalty, for contravention of regulations	849

O

OCCUPATIONAL HEALTH AND SAFETY

Act, application of, to Crown	624
farming operations	624
private dwelling	624
teacher	624
university staff	624
posting of, by employer	633
prevails,	624
action against Director, inspector, etc.	653
addition or alteration to work place	636
advisory committee, appointment, etc.	631
Advisory Council, composition, functions, etc.	630
age, of worker	633
agent, physical, biological or chemical—designated substance,	
defined	620
publication of notice to designate	640
regulatory powers over	656
new substance, defined	640
notice of, to Director	639
power of Director re	640
report on, inspector may require	646
toxic substance,	
order respecting, appeal from	637, 638
contents of	638
factors considered	639
posting of	638
regulatory powers	634, 656
ambulance service, employee of, refusal to work	641
appeal to Director from inspector's order	650
Minister from Director's order under s. 20	638
appointment of, advisory committee	631
Advisory Council	631
Director	625
inspector	625

OCCUPATIONAL HEALTH AND SAFETY— <i>Continued</i>	PAGE
arena, as industrial establishment.....	621
barricaded areas, entry to.....	650
order respecting.....	649
biological agent— <i>see</i> agent	
building— <i>see</i> owner	
Building Code, duty of employer re	633
inspector may require report concurring.....	647
certificate, of appointment of inspector.....	625
production of.....	625
codes, adopting by regulation.....	657
committee, defined.....	619
<i>see</i> advisory committee, joint health and safety committee	
competent person, defined.....	619
supervisor to be.....	633
contractor— <i>see</i> employer	
construction, defined.....	619
constructor, defined.....	619
duty of, on project.....	632
respecting worker representative.....	625
joint committee.....	627
order respecting representative.....	625
provide report of engineer.....	647
correctional institution, employee of, refusal to work.....	641
costs of administration— <i>see</i> expenses of administration	
conviction— <i>see</i> penalty	
critical injury or death,	
investigation by joint committee.....	629
health and safety representative.....	626
notice of.....	644
Crown, application of Act to.....	624
liability in tort of.....	653
delegation, by Deputy Minister.....	624
Minister.....	624
Deputy Minister,	
appointment of inspectors by.....	625
defined.....	620
delegation of powers by.....	624
designated substance, defined.....	620
mandatory joint health and safety committee.....	627
notice respecting designation of.....	640
Director, action against.....	653
appeal to from order of inspector.....	650
defined.....	620
designation of.....	625
disclosure by, of information.....	653
furnishing copies of reports.....	653
liability of.....	653
notice to, respecting accident.....	645
explosion, etc.....	645
occupational illness.....	645
power to designate part of project.....	657
drawings, fees respecting.....	637
filing of drawings with Ministry.....	636
of mine by owner.....	636
work place to be furnished.....	636
duties of,	
constructor— <i>see</i> constructor	
employer— <i>see</i> employer	
owner— <i>see</i> owner	

OCCUPATIONAL HEALTH AND SAFETY—*Continued*

PAGE

duties of—*Continued*supervisor—*see* supervisorsupplier of machine—*see* supplierworker—*see* workeremployee—*see* worker

employer, contractor as..... 620

defined..... 620

duty to, acquaint of hazards..... 633

appoint supervisor..... 633

assist committee..... 633

insure..... 632

of expenses of administration, payment by..... 631

post Act, etc..... 633

provide information..... 633

take every precaution..... 633

enforcement..... 646-653

engineer of the Ministry,

action against..... 653

defined..... 620

drawings, review of, by..... 636

may require further..... 637

entry, by inspector..... 646

equipment,

likely to endanger worker..... 641

order by inspector concerning..... 649

supported under lease..... 637

evidence, in proceedings or prosecution..... 654

exemptions from Act..... 624

expenses of administration of Act..... 631

explosion, notice of..... 645

factory, defined..... 620

fire fighter, refusal to work by..... 640

functions of, advisory committee..... 631

Advisory Council..... 631

health and safety representative..... 625, 626

joint health and safety committee..... 628

health and safety representative..... 626

accident, notice to..... 653

constructor requiring selection..... 625

direction by Minister re function..... 625

how to be selected..... 626

identify dangers..... 626

information to, giving false..... 652

inspection of work place..... 626

Minister requiring selection..... 625

powers of, under collective agreement..... 626

time from work..... 626

home for aged, employee of, refusal to work by..... 641

homework, defined..... 621

where done not a factory..... 620

hospital, employee of, refusal to work by..... 641

laundry in, is a factory..... 621

industrial establishment, defined..... 621

information,

Director to furnish, concerning Act, etc..... 630

disclosure of prohibited..... 652

employer to provide, to worker..... 633

furnishing false, to committee or representative..... 652

inspector..... 652

obtaining, by joint health and safety committee..... 628

OCCUPATIONAL HEALTH AND SAFETY— <i>Continued</i>	PAGE
information— <i>Continued</i>	
requesting, from Workmen's Compensation Board.....	630
injunction, application for.....	650
inspector,	
action against.....	653
affixing notice to place or equipment.....	650
appeal from order of.....	650
appointment of, by Deputy Minister.....	625
assistance to be given to,.....	651
certificate of appointment to.....	625
compellable witness, not a.....	653
consult with workers, to.....	648
decision upon refusal to work.....	643
defined.....	621
disclose information, not to.....	652
entry of, into dwelling.....	648
work place.....	646
false information to, furnishing.....	652
inquiries by, of persons.....	647
investigation of refusal to work.....	642
obstruction of.....	651
orders by, contents of.....	649
in writing.....	649
where non-compliance.....	649
removal by, of drawings, etc.....	646
powers respecting	
production of drawings.....	646
report of engineer.....	647
from mine owner.....	647
on toxic substance.....	647
tests.....	646
representative of workers, to accompany.....	648
joint health and safety committee,	
action against member.....	653
application of section to.....	626
composition of.....	628
considerations by Minister in establishing.....	628
dispute regarding, Minister to resolve.....	628
duty of employer to assist.....	633
established by order of Minister.....	627
exception to, under collective agreement.....	627
false information, furnishing to.....	652
functions and powers of.....	628
hindering or interfering with.....	652
inspections of work place by member of.....	629
investigation of accidents by.....	629
meetings of.....	629
posting of names of members.....	629
powers of, under collective agreement.....	629
proceedings of.....	629
time from work, to attend meetings.....	629
when not required.....	626
laboratory, employee of, refusal to work by.....	641
laundry, employee of, in institution.....	627, 628
in a hospital.....	621
restaurant, etc.....	627
lessee— <i>see</i> owner	
duty of, supplying machine.....	637
limitation on prosecution.....	655
logging, a factory.....	621
defined.....	622

OCCUPATIONAL HEALTH AND SAFETY—*Continued*

	PAGE
machine, affixing notice to.....	650
duty of person supplying.....	637
manufacture of new agent.....	639
manufacturing— <i>see</i> factory	
medical examination,	
of worker where prescribed.....	634
worker to undergo.....	635
medical program,	
employer to establish as prescribed.....	634
mine, defined.....	622
owner of, to maintain drawings of.....	636
provide report of engineer.....	647
mining plant, defined.....	622
Minister,	
appeal to, from order of Director.....	638
appointment of advisory committee by.....	631
delegation by.....	624
defined.....	622
ordering joint committee.....	627
worker representative.....	625
recommendation regarding appointment to Advisory Council.....	630
monitor, interference with equipment.....	652
levels, duty of employer to.....	634
name of informant, divulging.....	652
notice,	
evidence of.....	654
of accident, explosion, etc.....	645
appeal to Director.....	651
Minister.....	638
designation of toxic substance.....	640
fatal or critical injury.....	644
occupational illness.....	645
project.....	632
posting of order of inspector.....	650
nursing home, employee of, refusal to work by.....	641
occupational health service, establishment of.....	634
illness, defined.....	622
notice of.....	645
offence,	
burden of proof at trial of.....	654
evidence at trial.....	654
limitation upon prosecution for.....	655
penalty for.....	654
place of trial.....	655
Ontario Gazette, publication of order.....	640
order, evidence of.....	654
of Director regarding toxic substance.....	637
inspector.....	649
Minister regarding joint committee.....	627
representative.....	625
service of, by Minister, etc.....	655
owner, defined.....	622
duty of, of a mine.....	636, 647
work place.....	636
of private residence.....	624
to file plans of construction.....	636
provide report of engineer.....	647
penalties, on conviction.....	654
plans— <i>see</i> drawings	
police force, member of, refusal to work by.....	640

OCCUPATIONAL HEALTH AND SAFETY— <i>Continued</i>	PAGE
post, annual summary of accidents.....	630
duty of employer to, Act.....	633
names of joint committee members.....	629
order of Director.....	638
inspector.....	650
power plant, employee of, refusal to work.....	641
prescribed, defined.....	622
professional engineer, report by, of load limits.....	647
mine stability.....	647
project, defined.....	622
duty of constructor of.....	632
health and safety representative at.....	625
prescribing part of, as one project.....	657
protective device, duty of employer regarding.....	633
supervisor regarding.....	635
worker regarding.....	635
refusal to work, right of.....	640
application of section.....	640, 641
circumstances of exercise of.....	641
employers duty upon exercise of.....	641, 643
investigation by employer of.....	641
inspector.....	642
repeating refusal after investigation.....	642
time spent in investigation.....	643
worker's duty upon exercising.....	642, 643
refusal to work, report of, to employer.....	641
professional engineer on load limits.....	647
mine.....	647
worker, of defect in machine or contravention.....	635
regulations, defined.....	623
power to make.....	655
repeal of Acts.....	658
reprisals by employer, complaint regarding.....	644
prohibited.....	643
complaint by Crown employee.....	644
person subject to the Police Act.....	644
expert on toxic substance.....	637-640
hearing by Labour Relations Board.....	644
inquiry into.....	644
report, of— <i>see also</i> notice	
advisory committee.....	631
Advisory Council.....	631
health and safety representative.....	626
inspection to be posted.....	650
member of joint committee.....	629
residential group home or other facility, employee of, refusal to work....	641
sample, taking of, by inspector.....	646
sanatorium, employee of, refusal to work.....	641
search warrant, to enter dwelling.....	648
secret process, disclosure of.....	652
service of order or decision.....	655
shop, defined.....	623
stability of mine, report on.....	647
structure, report on load limits.....	647
supervisor, appointment of, by employer.....	633
duties of.....	635
employer appointing self as.....	634
time, for appeal from order of Director.....	638
inspector.....	650
prosecution.....	655
spent by, committee member.....	629

OCCUPATIONAL HEALTH AND SAFETY— <i>Continued</i>	PAGE
time, spent by— <i>Continued</i>	
worker representative.....	626
on investigation of refusal to work.....	643
toxic substance— <i>see</i> agent	
trade union,	
defined.....	623
notice to, of accident.....	644
request of accident data.....	630
selection of health representative.....	626
joint committee members.....	628
trade secret, divulging.....	652
union— <i>see</i> trade union	
work, not requiring joint health and safety committee.....	627
order to stop, by inspector.....	649
performed by owner or occupant of private dwelling.....	624
worker,	
age requirements as prescribed.....	633
defined.....	623
discipline of.....	643
duties of.....	635
prohibitions respecting acts of.....	635
refusal to work.....	641
reprisals against, by employer.....	643
work place,	
construction or alteration of.....	636
defined.....	623
entry by inspector upon.....	646
order by inspector to isolate.....	649
use of toxic substance in.....	637
worker representative— <i>see</i> health and safety representative	
 ONTARIO AGRICULTURAL MUSEUM	
moneys, payable into Consolidated Revenue Fund.....	839
use of.....	839
 ONTARIO LAND CORPORATION	
oath of office, directors, officers, etc.....	859
objects and powers of Corporation.....	859, 860
property, transfer of to Corporation by Lieutenant Governor in Council..	860
 ONTARIO LOAN	
loans, authorized.....	77
manner of raising.....	77
 ONTARIO SCHOOL TRUSTEES' COUNCIL	
Council, by-laws of.....	874
composition of.....	873
continuation of.....	873
objects of.....	874
Executive Committee, composition of.....	874
duties and powers of.....	874
establishment of.....	874
 ONTARIO STUDENT HOUSING CORPORATION	
assets, etc., vested in Ontario Housing Corporation.....	233
Corporation, dissolved.....	233

PROVINCIAL COURTS— <i>Continued</i>	PAGE
OBSERVATION AND DETENTION HOMES	
absence of child from, without permission.....	563
admission to, discharge from.....	562
agreements.....	561
director.....	561
establishment.....	561
regulations re.....	563
superintendent.....	562
PAYMENTS TO OBSERVATION AND DETENTION HOMES	
regulations re.....	563
PUBLIC VEHICLES	
policy statements, publication of.....	117
P. W. MACLELLAN CONSTRUCTION INC.	
corporation, name changed.....	1024
revived.....	1023
PYRAMIDIC SALES REPEAL	
Administrator, appointment of.....	912
duties of.....	912
powers of.....	912
certificates of acceptance, withdrawn.....	913
commodity, when returned.....	913
escrow agreement, order re.....	911, 912
termination.....	912
fund, held in escrow.....	911
interpretation.....	911
order, by judge re fund.....	911, 912
<i>Pyramidic Sales Act, 1972</i> , application of.....	911, 913, 914
rescission, of agreement.....	911, 913
Registrar, appointment of Administrator.....	912
duties of.....	912, 193

R

RACING COMMISSION	
appeal hearings, entitlement to.....	124
quorum.....	124
penalty.....	124
review, by Commission.....	123
rules, adoption by reference.....	123
summons, power to.....	123
REG. BOOTH & SON LIMITED	
corporation revived.....	1025
REGIONAL MUNICIPALITIES	
bicycles, establishing paths for, designating lanes on highways for	
Durham.....	194
Haldimand-Norfolk.....	197
Halton.....	190
Hamilton-Wentworth.....	192
Niagara.....	172
Ottawa-Carleton.....	169
Peel.....	185
Sudbury.....	183
Waterloo.....	181
York.....	178

REGIONAL MUNICIPALITIES—*Continued*

by-law enforcement officers, authority to appoint, area municipalities	
Durham	194
Haldimand-Norfolk	196
Halton	190
Hamilton-Wentworth	192
Niagara	171
Peel	185
Sudbury	183
Waterloo	180
York	177
chairman, election, term of office, failure to elect	
Durham	193
Haldimand-Norfolk	195
Halton	186
Hamilton-Wentworth	190, 191
Niagara	170
Ottawa-Carleton	167
Peel	183
Sudbury	181
Waterloo	178, 179
York	173
<i>Elderly Persons Centres Act</i> , Halton deemed municipality for purposes of.	189
election procedures, obsolete or superseded, provisions repealed	
Niagara	169
York	172
first meetings, date of, area councils, Regional Councils	
Durham	193
Haldimand-Norfolk	195, 196
Halton	186
Hamilton-Wentworth	191
Niagara	170
Ottawa-Carleton	168
Peel	184
Sudbury	182
Waterloo	179
York	173, 174
hearings, by committee rather than full council authorized	
Durham	194
Haldimand-Norfolk	197
Halton	190
Hamilton-Wentworth	192
Niagara	172
Ottawa-Carleton	169
Peel	185
Sudbury	183
Waterloo	181
York	178
land drainage, contracts re authorized, York	174
liability insurance, employees, authority to provide	
Durham	194
Haldimand-Norfolk	197
Halton	190
Hamilton-Wentworth	192
Niagara	172
Ottawa-Carleton	169
Peel	185
Sudbury	183
Waterloo	181
York	178
Markham, town council, size increased	172
representation on Regional Council increased	172, 173

REGIONAL MUNICIPALITIES—*Continued*

	PAGE
<i>Planning Act</i> , designated municipality within meaning of	
Halton	187
Hamilton-Wentworth	191
Niagara	171
Ottawa-Carleton	169
Peel	184
Waterloo	180
York	175
planning matters, separate meeting of Regional Council not required	
Durham	194
Haldimand-Norfolk	196
Halton	187
Hamilton-Wentworth	192
Niagara	171
Ottawa-Carleton	168
Peel	184, 185
Sudbury	182
Waterloo	180
York	175
Police Board, payment of remuneration to members of	
Durham	194
Haldimand-Norfolk	196
Halton	189
Hamilton-Wentworth	192
Niagara	171
Peel	185
Sudbury	182
Waterloo	180
York	177
polling subdivisions, time for dividing municipality into enlarged, restriction on number of electors, removed,	
Ottawa-Carleton	169
Regional Board of Health, dissolution of	
Halton	187-189
York	175-177
Regional Council, election of members to by area council, time for	
Hamilton-Wentworth	190
Waterloo	178
regional roads, agreements re building above, etc., authorized,	
Waterloo	179, 180
remuneration and expenses, Council and local board members	
Durham	194
Haldimand-Norfolk	196
Halton	186
Hamilton-Wentworth	191
Niagara	171
Ottawa-Carleton	168
Peel	184
Sudbury	182
Waterloo	179
York	174
York Regional Council, quorum increased	172, 173
size increased	174

REGIONAL MUNICIPALITY OF NIAGARA

election procedures, 1978, varied for	482-484
Regional Council, composition of	481
quorum	481, 482

REGIS COLLEGE	PAGE
Academic Council, by-laws, inspection and publication.....	1034
composition.....	1032
defined.....	1027
meetings.....	1033, 1034
powers.....	1033
auditors.....	1031
Board of Governors, by-laws, inspection and publication.....	1034
chairman and chancellor.....	1030
composition, citizenship, term of office.....	1029
first members.....	1028
meetings.....	1033, 1034
powers.....	1030
re-incorporated.....	1028
dissolution, title to property on.....	1035
objects of corporation.....	1034
property.....	1034, 1035
report, annual.....	1032
financial, to Minister of Colleges and Universities.....	1032
REGISTRY	
Affidavit, by spouse.....	65, 66
re spousal status.....	65
spouse, defined.....	65
will, defined.....	65
RESIDENTIAL PREMISES RENT REVIEW	
extension of Act.....	603, 604, 907, 908
repeal.....	455
RETAIL SALES TAX	
catalogues, price lists, etc., application of Act to.....	59-61
hotel and motel rooms, temporary exemption re.....	61
prepared meals, American plan, temporary exemption re.....	61
promotion distributions, application of Act to.....	59-61
exemption for recipient of.....	61, 62
railway rolling stock, exemption re repealed.....	61
tax, rate of, temporary reduction in.....	109
thermal insulation exemption, extension of to storm doors and windows.....	61
ROAD ACCESS	
access road, closing of, application for order.....	495-497
notice, service of.....	496, 497
judge, order for.....	497
defined.....	495
common road, closing of, application for order.....	496
notice, publication of.....	496
judge, order for.....	497
defined.....	495
Divisional Court, appeals to.....	497
forest roads, exemption re.....	498
offences.....	498
public highway, status as, not determined.....	498
ROSS & ROSS GRAINS LIMITED	
corporation revived.....	1037
ROYAL HOTEL (PICTON) LIMITED	
corporation revived.....	1039

ROYAL TRUST CORPORATION OF CANADA	PAGE
application, exceptions to.....	1042, 1043
legal proceedings.....	1044, 1045
notice.....	1045, 1046
Royal Trust Corporation of Canada substituted for The Royal Trust	
Company, in trust documents.....	1044
property.....	1044
third parties, rights of.....	1045

S

SALSBERG'S SMOKE & GIFT SHOP LTD.	
corporation revived.....	1049
SCARBOROUGH (BOROUGH)	
council, power to pass by-laws granting a retirement allowance to Edwin Vale Abbott.....	1051
SECURITIES	
ACCESS TO RECORDS.....	284, 373
ACCOUNTANTS— <i>see also</i> AUDITORS	
appointment for investigation.....	279
exemption from registration as advisor.....	290
ACCOUNTING PRINCIPLES	
to be generally accepted.....	330-331
ACT— <i>see also</i> OFFENCES	
protection when acting under.....	374
ACTION	
consent of minister, when and where required.....	356
limitation.....	358, 359
persons administering Act, against.....	374
rescission, for.....	371, 372
ADVERTISING	
approval by Commission.....	303, 304
prohibition.....	303, 306
submission to Commission.....	305, 306
ADVISER	
change of address, notice of.....	289, 290
defined.....	261
disclosure of financial interest.....	302
exemption from registration as.....	290, 291
registration.....	286
AFFILIATED COMPANIES	
defined.....	272
AGREEMENTS	
prospecting syndicates.....	306-308

SECURITIES— <i>Continued</i>	PAGE
ANNUAL FINANCIAL STATEMENTS	
comparative.....	331
filing.....	285
interim.....	330
APPEALS	
appointment of counsel.....	276, 277
Certificate of secretary.....	276
Commission may make further decision.....	218
Court of Appeal.....	276
from Commission decision.....	276, 371
from Director's decision.....	275, 276
Order of Court of Appeal.....	277
APPLICATION FOR REGISTRATION	
address for service.....	288
fee to accompany.....	288
form.....	288
further information.....	288
registration.....	287
refunds.....	275
ASSOCIATE	
defined.....	261
ASSOCIATION	
must have auditors.....	284
AUDITORS	
action against.....	374
annual.....	285
appointment.....	284
Commission may make audits.....	283, 284
defined.....	331
examination.....	331
panel.....	284
report.....	331
report filed with Commission.....	330, 331
stock exchange.....	284, 285
BANK ACT (CANADA)— <i>see</i> BANKS	
BANKRUPTCY ACT (CANADA)	
order to hold funds, etc., for appointees under.....	280, 281
trades by custodians under, exempt from requirements re registration...	291
BANKS	
certain trades exempt from registration.....	291
exemption from registration as adviser.....	290
re prospectus.....	319
trade in securities exempt from registration.....	296
BENEFICIAL OWNERSHIP OF SECURITIES	
defined.....	272
report by insider.....	348
BENEFICIAL OWNER OF SHARES	
proxies.....	305
shares in name of registrant not to be voted.....	304, 305

SECURITIES—*Continued*

BONDS

prospectus exemption	327
trades exempt from registration	296
in securities exempt from registration	296

BY-LAWS

auditing	285
--------------------	-----

CANCELLATION OF REGISTRATION

hearing	287
-------------------	-----

CEASE TRADING ORDERS	317, 358
--------------------------------	----------

CERTIFIED STATEMENTS

admissibility in evidence	373
-------------------------------------	-----

CHAIRMAN

appointment, powers, etc	273
------------------------------------	-----

CIVIL LIABILITY

accountability	367
action by Commission	368-371
appeals	371
follow-up offer, failure to make	365
generally	359-373
limitation periods	372, 373
measure of damages	367, 368
misrepresentations, for, in circular	362-365
prospectus	359-362
limitations	361, 362, 364
rescission of contract, etc	371, 372
standard of reasonableness	362
undisclosed material fact	366-368
liability of purchaser and informer	366
vendor and informer	366-367
measure of damages	367, 368

CLASS OF SECURITIES

defined	336
-------------------	-----

COMMISSION

accountants, other experts, power to appoint	279
action by Commission	369-371
appointment	273
cancellation of registration	287
Chairman	273
composition	273
definition	261
Director	275
immunity from prosecution	138
inspection of property	279
interim suspension	287
investigation by order of Commission	278, 279
under order of Minister	280
members	273
notices, service of	277
order for compliance	357
to cease trading	317, 358
powers re stock exchanges	285
under investigation order	279

SECURITIES— <i>Continued</i>	PAGE
COMMISSION— <i>Continued</i>	
prospectus requirements, relief from	331-333
publication of summaries	355
quorum	273
review of appeals	275, 276
decisions	273
reports of investigation	280
to Minister	280
suspension of registrant	287
variation, etc., of decisions	377
Vice-Chairman	273
 COMPANIES— <i>see also</i> INSURANCE COMPANIES; LOAN COMPANIES; MINING	
COMPANIES; SUBSIDIARY COMPANIES; TRUST COMPANIES	
acting as principals, notice required	301, 302
advertising of registration of, prohibited	303
appeals by to Supreme Court from Commission's decisions	276, 277
applications by, for court direction re funds, etc	281
appointment of receiver, trustee, manager of property of	282, 283
defined	261
designation of non-trading employees of	287
examination of financial affairs of	283, 284
exempt from registration as adviser	290, 291
information, verification, examination required of	288
investigation of offences, and reports re	278-280
notice to, of Commission's decisions, etc., affecting registration or	
rights to trade	287
order to refrain from dealing with funds to	282
proceedings by, or against, when prohibited	374
publication of names of persons having interest in	303
representation by, to effect trades	301
representations by, re Commission's approval	303
requirements re registration	286
use of names of other registered persons or companies by	303
 COMPARATIVE FINANCIAL STATEMENTS	330, 331
 COMPLAINTS	
contravention of Act, re, may cover more than one offence	356
 COMPLIANCE, ORDER FOR	357
 CONFIRMATION OF TRADE	
delivered to customer	298, 299
 CONSENT OF MINISTER	356
 CONTINUOUS DISCLOSURE	
auditor's report	331
filing documents in other jurisdictions	332, 333
financial statements	
comparative	331
delivery	331
interim	330
information circular	332
material change	
publication	328
report	328, 329

SECURITIES— <i>Continued</i>	PAGE
CONTINUOUS DISCLOSURE— <i>Continued</i>	
relief from requirements	331-333
trading where undisclosed change	329, 330
CONTRACT	
defined	262
rescission of	371
CONTRACTUAL PLAN	
confirmation of trade	299, 300
defined	262
CONTROLLED COMPANIES	
defined	272
CO-OPERATIVE CORPORATIONS	
exemption from registration	297
COUNSEL	
minister may appoint	276
right to be represented	279
CREDIT UNIONS	
trades in securities, exemption from registration	297
CRIMINAL CODE (CANADA)	
investigation of offences under	278
report to Minister	280
CROWN LIABILITY	374
DAY, defined	336
DEALER	
change of address, notice of	289, 290
defined	262
may not trade in securities of prospecting syndicate	308
obligation to deliver prospectus	317
registration	284
DEBENTURES	
trades exempt from registration	296
DECISION, defined	261
DECLARATION OF SHORT POSITION	
sale of a security	304
DIRECTOR— <i>see also</i> LIABILITY OF DIRECTOR AND OFFICERS	
assignment of powers to, by Commission	275
defined	262
duties and functions	275
DIRECTORS' CIRCULAR	
approval	346
contents	345, 346
defined	336
DISCLOSURE	
continuous	328-333
financial	330-333

SECURITIES— <i>Continued</i>	PAGE
DISCLOSURE— <i>Continued</i>	
not permitted	329
of financial interest	302
underwriting liability	303
DISTRIBUTION	
cease trading order	317
defined	262, 263
exemptions re prospectuses	318-328
extended meaning	308
first trades, deemed	323
generally	315-318
material given on	316
order to furnish necessary information	315
prohibition as to trading	308, 309
prospectus	308-315
removal of exemption	358
time limits	313, 314
DISTRIBUTION COMPANY, defined	263
DISTRIBUTION CONTRACT, defined	263
DISTRIBUTION TO THE PUBLIC, defined	263
EDUCATIONAL INSTITUTIONS	
exemption from registration	296
ENFORCEMENT	
cease trading order	358
consent to prosecute	356
directors and officers	356
generally	355-359
information	356
limitation period	358, 359
order for compliance	357
prisoner in transit	357
removal of exemptions	358
warrants, backing	356, 357
ENGINEERS	
exemption from registration	290
EVIDENCE ACT	
exempting provisions not operative, when	279
EXAMINATION	
auditor	331
EXECUTION OF WARRANTS	356, 357
EXECUTOR	
exemption from registration	291
EXPERT	
appointment	274, 275
for investigation	279
disclosure of interest required of	279
filing consent on prospectus	279
payment for services	275

SECURITIES—*Continued*

PAGE

FALSE STATEMENTS

circulars	362-365
penalties	355, 356
prospectus	359-362

FEDERAL BUSINESS DEVELOPMENT BANK

exemptions from registration	290, 291, 296
prospectus, exemption	319

FEES, power to make regulations	375
---	-----

FILING	373
------------------	-----

FINANCIAL DISCLOSURE—*see* CONTINUOUS DISCLOSURE

FINANCIAL DISCLOSURE ADVISORY BOARD

allowances and expenses	274
appointment	274
duties	274
meetings	274

FINANCIAL INTEREST

disclosure	302
publication of names	303

FINANCIAL STATEMENTS

annual filings	285
comparative	331
filing with Commission	331
penalty for false statement	355, 356
prospectus	309

FINES	355, 356
-----------------	----------

FORM OF PROXY, defined	263
----------------------------------	-----

FORMS, power to make regulations re	374, 376
---	----------

FUNDS

order to hold	280, 281
-------------------------	----------

FURTHER APPLICATION FOR REGISTRATION

when circumstances have changed	288
---	-----

GUARDIAN

exemption from registration	291
---------------------------------------	-----

INDIVIDUAL

defined	263
-------------------	-----

INFORMATION

may charge more than one offence	356
--	-----

INFORMATION CIRCULAR

defined	333
required	334, 335

INSIDER, INSIDER OF REPORTING ISSUER

defined	264
-------------------	-----

SECURITIES— <i>Continued</i>	PAGE
INSIDER, INSIDER OF REPORTING ISSUER— <i>Continued</i>	
reporting issuer as.....	273
reports by.....	348, 349
INSIDER OF MUTUAL FUND, defined.....	272
INSIDER TRADING	
defined.....	254
filing reports in other jurisdictions.....	355
generally.....	347-355
publication of summaries of reports.....	355
reports required.....	348, 349
INSURANCE COMPANIES	
exemption from registration.....	291, 292, 296
prospectus exemption.....	319
INTERIM COMPARATIVE STATEMENTS	
filing with Commission.....	330
financial.....	330
time of mailing.....	331
INVESTIGATIONS	
order of Minister.....	280
to hold funds.....	280, 281
investigate.....	278
power to summon witnesses.....	279
report to Minister.....	280
ISSUER, certificates in prospectus.....	310
defined.....	264
insider of reporting issuer, deemed.....	272
ISSUER BIDS	
applications to Commission.....	346, 347
circular required.....	345
consideration, cash.....	344
securities.....	345
defined.....	336
definitions of special terms.....	336-338
exemptions from Part XIX.....	339, 340
increased offer.....	342, 343
premium prohibited.....	344
requirements.....	340-342
sent by mail.....	344
variation of offer.....	343
JUDICATURE ACT	
order, for appointees under to hold funds.....	280, 281
trades by receivers under, exempted from requirements re registration...	291
LAND REGISTRY OFFICER, notice of proceedings to affect lands or mining	
claims.....	282
LAWYERS	
exemption from registration.....	290
LIABILITY OF DIRECTORS AND OFFICERS	
offences.....	356
LIMITATION PERIODS	
civil liability.....	372
general offences.....	358, 359
rescission.....	371, 372

SECURITIES— <i>Continued</i>	PAGE
MANAGEMENT COMPANY	
defined	264
filing by	353, 354
MANAGEMENT CONTRACT	
defined	264
MARGIN CONTRACTS	304
MARKET PRICE, defined	336
MATERIAL CHANGE, defined	264
MATERIAL FACT, defined	265
MINING RECORDER	
notice to, of proceedings, to affect lands or mining claims	282
MINISTER	
defined	265
designation of counsel by	276
investigations ordered by	280
power to publish reports of investigations	280
report of investigation of offences to	280
MISREPRESENTATION, defined	265
MORTGAGES	
trades exempt from registration	297
MUTUAL FUND	
confirmation of trade	298-300
defined	265, 347
fees on investment	352, 353
filing in other jurisdictions	355
indirect investment	347, 348
insider trader and self dealing	272, 347-355
loans to officers, etc., prohibited	351
prohibited investments	347, 348
related mutual fund, defined	347
related person or company, defined	347, 348
relieving orders	352
standard of care for management of	353
MUTUAL FUND IN ONTARIO, defined	265
NAMES	
publication	303
use of	303
NOTICES	
changes of address, officers, salesmen re	289, 290
order to cease trading	317
service of, on Commission	277
when acting as principal in trade	301, 302
OFFENCES— <i>see also</i> PENALTIES	
cease trading order	358
consent to prosecute	356
directors and officers	356
generally	355, 356
information	356
limitation period	358
removal of exemptions	358

SECURITIES— <i>Continued</i>	PAGE
OFFEREE	
defined.....	336, 337
OFFEREE COMPANY	
defined.....	337
OFFEROR	
defined.....	337
disclosure of.....	347
OFFEROR'S PRESENTLY OWNED SECURITIES	
defined.....	337
OFFICER	
defined.....	265
of registered person or company right to trade.....	286
ONTARIO DISTRICT OF THE INVESTMENT DEALERS ASSOCIATION OF CANADA..	284, 285
ONTARIO SECURITIES COMMISSION— <i>see</i> COMMISSION	
OPTION	
on margin contracts.....	304
ORDER OF RECEIVER AND MANAGER OR TRUSTEE	
application for appointment.....	282
direction.....	281
exemption from registration.....	291
powers.....	283
PANEL OF AUDITORS.....	284
PARTNER	
registered person or company of, right to trade.....	286
PENALTIES— <i>see also</i> ENFORCEMENT AND OFFENCES	
offences, for.....	355, 356
PERSON	
acting as principal, notice required.....	301, 302
advertisement of registration of, prohibited.....	303
appeal to the Supreme Court from Commission.....	276
application by, for court direction re funds.....	281
appointment of receiver, etc., of property of.....	282, 283
confirmation by, of transactions to customers.....	298
defined.....	265
examination of financial affairs of.....	283
exemption from registration as adviser, when.....	290, 291
information, verification, examination required of.....	288
PORTFOLIO MANAGER	
defined.....	265
interest in portfolio investment prohibited.....	354
PORTFOLIO SECURITY	
defined.....	265
PRELIMINARY PROSPECTUS	
amendment to preliminary prospectus adverse material change.....	309
defective preliminary prospectus.....	316

SECURITIES— <i>Continued</i>	PAGE
PRELIMINARY PROSPECTUS— <i>Continued</i>	
form and content.....	309
information which may be excluded from.....	309
material change.....	309
recipient of, to receive amendment.....	316
record of distribution.....	316
required.....	308, 309
receipt for, to be obtained.....	308, 309
waiting period.....	315, 316
PRINCIPAL	
notice.....	301
PRISONER IN TRANSIT.....	357
PRIVATE COMPANY	
defined.....	266
exemption from registration.....	297
PRIVATE MUTUAL FUND, defined.....	266
exemption from registration.....	296
PROMOTER	
certificate in prospectus.....	311
defined.....	267
PROSPECTING SYNDICATES.....	306-308
exemption from registration.....	298
prohibition of trading in securities issued by syndicate.....	308
receipt for filing, Director's discretion to order.....	308
the <i>Partnerships Registration Act</i> does not apply.....	308
PROSPECTUS— <i>see also</i> PRELIMINARY PROSPECTUS	
after one year of primary distribution.....	313, 314
cease trading order.....	317
certificate of issuer.....	310, 311
certificate of promoters.....	311
certificate of underwriter.....	311
delivery required.....	
distribution.....	308-315
exemptions.....	318-328
extended meaning.....	308
filing without distribution.....	309
financial statements, etc.....	309
form of content.....	309
“full, true and plain disclosure”.....	309
issue of receipt.....	311
liability of directors.....	355, 356, 359-362
material change during distribution.....	309, 310
obligation to deliver prospectus.....	317
order of Commission exempting from requirements.....	328
refiling.....	313, 314
refusal of receipt.....	311-313
removal of exemptions.....	358
statements of rights.....	311
as to right to withdraw.....	311
new prospectus.....	313, 314

SECURITIES—Continued		PAGE
PROXY		
compliance with law of other jurisdictions.....		335
defined.....		267
information circular.....		332
mandatory solicitation.....		334
solicit and solicitation defined.....		333
voting.....		335
PUBLISHERS		
exemption from registration.....		290
PUBLISHED MARKET		
defined.....		337
PURCHASERS		
delivery of prospectus to.....	317, 318	
exemption from prospectus requirements.....	319	
registration.....	291-298	
preliminary prospectus to, during “waiting period”.....	315, 316	
rescission of contract by.....	317, 318, 371	
RECEIVER		
application for appointment.....	282	
appointment of by Supreme Court Judge.....	282, 283	
Ex parte, application for.....	283	
powers of.....	283	
rules of practice.....	283	
RECORDS		
access.....	284	
distribution of preliminary prospectus.....	316	
required.....	285	
stock exchanges.....	286	
REFUND		
registration fee.....	275	
REGISTER		
defined.....	267	
REGISTERED DEALER		
advertising.....	303, 305, 306	
confirmation of trade.....	298-300	
publication of names.....	303	
principal acting as, in trade.....	301, 302	
prospecting syndicates, not to trade.....	308	
underwriting liability, disclosure of.....	303	
REGISTRANT		
defined.....	268	
not to advertise.....	303	
proxies given to beneficial owner of shares.....	305	
use of other names.....	303	
voting of shares held.....	304, 305	
REGISTRATION		
address for service.....	288	
appointment of experts.....	274	
cancellation.....	287	
certificate of, as evidence.....	277	

SECURITIES— <i>Continued</i>	PAGE
REGISTRATION— <i>Continued</i>	
company trading in securities	286
Director to be notified	289, 290
exemptions from re certain trades	291-298
as adviser	290-292
further application	288
information	288
granting of, renewal	287
notice of proceedings likely to affect lands or mining claims, of	282
person trading in securities	286
refund of fees on refusal or cancellation of	275
rejection by Director	287
residence requirements	288
restrictions	287
suspension	287
trading in securities	286
REGULATIONS	
by Lieutenant Governor in Council	374-377
defined	267
RELIGIOUS ORGANIZATIONS	
exemption from registration	297
REPORTING ISSUER— <i>see also</i> ISSUER	
defined	268
REPRESENTATIONS	
prohibited	301
RECISSION OF CONTRACTS	
right to	317, 371, 372
RESIDENCE	
defined	300
requirements for registration	288, 289
telephone calls to	300, 301
RIGHT TO RESCIND	317, 371, 372
SALESMAN	
defined	268
registration	286
termination of employment	286
SECRETARY	
certificate of	277
powers	277
SECURITIES	
defined	269, 270
registration for trading	286, 287
trades exempt from registration	295-298
SEIZURE OF PROPERTY	279
SELF-DEALING— <i>see</i> INSIDER TRADING	
SENIOR OFFICER	
defined	270

SECURITIES— <i>Continued</i>	PAGE
SHORT POSITION	
declaration	304
SOLICITATION OF PROXIES	
defined	333
information circular	334
mandatory	334
SPECIAL RELATIONSHIP	
defined	329, 330
trades by person or company in, prohibited	329, 330
STOCK EXCHANGE	
appointment of auditors by	284
audits of members of	285
permission required to operate as	285
records kept by	286
review of decisions of	286
SUBSIDIARY COMPANIES	
defined	272
SUSPENSION OF TRADING	
order for	358
TAKE-OVER BIDS	
application to Commission	346, 347
approval of circular by directors	346
cash offer	344
contents of circular	345, 346
defined	337
definitions of special terms	336-338
director's recommendation	345, 346
exemptions from Part XIX	338, 339
follow-up offers	342
identity of offeror	347
increased offer	342, 343
premium prohibited	344
requirements	340-342
sale by offeror prohibited	342
sent by mail	344
true target companies	343, 344
variation of offer	342, 343
where consideration is securities	345
TIME LIMITATION	358, 359, 372, 373
TELEPHONING	300, 301
TRADE	
calling at residence	300, 301
confirmation of trade	298-300
defined	270, 271
exemption from registration	290-298
investigation of offences, re	278, 279
no calling at or telephoning residence	300, 301
notice where acting as principal	301, 302

SECURITIES— <i>Continued</i>	PAGE
TRADE— <i>Continued</i>	
order to cease.....	317, 358
prohibition of representations.....	301
registration.....	284
TRADING	
defined.....	270, 271
generally.....	298-306
order to cease trading.....	317, 358
prohibition re securities issued by Prospecting Syndicate.....	308
prospectus required.....	308, 309
prohibition as to trading.....	308, 309
telephoning, calling at residences.....	300, 301
TREASURER OF ONTARIO	
deposits with, refunds by.....	275
TRUE TARGET COMPANIES	
take-over bids.....	343, 344
TRUST COMPANIES— <i>see also</i> THE LOAN AND TRUST CORPORATIONS ACT	
deemed principals.....	323
exemption from registration.....	290
trades in bonds of.....	296
certificates or receipts of.....	296
TRUSTEE	
application for appointment.....	282, 283
exemption from registration.....	291
powers.....	283
UNDERWRITER	
certificate in prospectus.....	311
defined.....	271
registration.....	284
UNREGISTERED PERSONS	
holding out prohibited.....	303
UNINCORPORATED ASSOCIATIONS	
included in definition of “person”.....	265
UNINCORPORATED ORGANIZATIONS	
included in definition of “person”.....	265
UNINCORPORATED SYNDICATES	
included in definition of “person”.....	265
UNIFORM ACT PROVINCE	
defined.....	338
VOTING	
proxy, where vote by ballot not required.....	335
shares in name of registrant.....	304, 305
VOTING SECURITY	
defined.....	271
WAITING PERIOD	
definition.....	315
distribution of notices, etc.....	315, 316

SECURITIES— <i>Continued</i>	PAGE
WARRANTS	
backing of.....	356, 357
WITHDRAWAL FROM PURCHASE.....	317, 318
WINDING-UP ACT (CANADA)	
order to hold funds, etc., for appointees under.....	280, 281
trades by liquidators under Act, exempted from requirements re registration.....	291
SHORELINE PROPERTY ASSISTANCE	
debentures, deemed provisions in.....	69, 70
partial prepayment of, future instalments.....	69
prepayment authorized.....	69
term of.....	69
regulations, interest rates.....	70
prepayment conditions.....	70
SUDBURY YOUNG WOMEN'S CHRISTIAN ASSOCIATION	
taxation, exemption from.....	1053
SUPPLY (ADDITIONAL SUMS FOR 1977-78 FISCAL YEAR)	
expenditures, transfer of.....	41
Schedule.....	42
supplementary grant.....	41
SUPPLY (FOR FISCAL YEAR 1978-79)	
expenditure, accounting for.....	916
grant for fiscal year 1978-79.....	915
Schedule.....	916, 917
T	
THUNDER BAY (CITY)	
agreement between the Corporation and Minister of Housing exempted from provisions of certain Acts.....	1055
TILBURY WEST (TOWNSHIP)	
drainage works, by-laws re, validated and borrowing re, authorized.....	1057
TIMMINS-PORCUPINE (CITY)	
Municipal Board, power to, alter wards.....	67
vary council composition.....	67
wards, alteration of by Municipal Board.....	67
remain in effect until altered by Municipal Board.....	67
TOBACCO TAX	
compensation for collection of tax.....	58
tax on consumer, rate of.....	57
TORONTO (CITY)	
by-laws, authority to pass, leg-hold traps, prohibiting.....	1074
medical officer of health, re powers of.....	1073, 1074
motor vehicle racing, prohibiting.....	1073
employees, members of council, boards, commissions, indemnification of, re legal expenses.....	1075
highways, lease or license of untravelled portions of.....	1074
medical officer of health, health inspectors, obstruction of.....	1074
Toronto Historical Board, appointments to.....	1075

TORONTO TRANSIT COMMISSION LABOUR DISPUTES SETTLEMENT	PAGE
Act, application of	468
agreement, execution of	469, 470
<i>Arbitrations Act</i> , application of	470
arbitrator, appointment of	468
decision of	469
duty of	468, 469
costs of proceedings	471
employer, defined	467
expiry date, defined	467, 468
<i>Labour Relations Act</i> , application of	468, 471
expressions in	468
lock-out, prohibited	470
Minister, defined	468
offences	471
parties, defined	468
rates of wages, increased	470
<i>Statutory Powers Procedure Act, 1971</i> , application of	470
strikes, terminated	470
unions, defined	468
TRAINING SCHOOLS	
AGREEMENTS	522
AREA ADMINISTRATOR	
appointment	519
definition	517
delegation	519
duties	519
regulations re:	523
ESCAPE OF WARD	
repeal of section	521
FOSTER HOMES	
designation	520
HOME	
definition	517
JUDGE	
evidence, copy to be sent to Area Administrator	519
order by,	
inclusion of name, age, religion of child	519
MINISTRY	
definition	517
PARENT	
definition	517
PAYMENTS TO HOMES, TRAINING SCHOOLS	
regulations re	523
PLACE OF SAFETY	
definition	517
REGULATIONS	522, 523
TRAINING SCHOOLS ADVISORY BOARD	
composition	518
members,	
allowances for	518

TRAINING SCHOOLS— <i>Continued</i>	PAGE
WARDSHIP	
absence of ward without permission	
aiding, abetting, harbouring ward.....	522
apprehension.....	521
return.....	521
warrant.....	521
child becomes Crown ward.....	518
expiry, termination of wardship.....	520
suspension of rights, duties of parents or guardians.....	520
transfer, release of ward.....	520
TRUSTEE	
appointment of new trustees.....	115

U

UNIFIED FAMILY COURT	
repeal, subsection 1 of section 17.....	535
UNIVERSITY OF TORONTO	
academic unit, defined.....	831
alumni, defined.....	831
candidates, eligibility of.....	832
Chairman.....	832
constituent colleges.....	836
council of.....	836
council, defined.....	831
meetings of.....	836
delegation by Governing Council.....	834
President.....	836
Governing Council, by-laws and resolutions of.....	835
composition of.....	832
powers of.....	833
quorum.....	835
report, annual public.....	837
student, defined.....	831
theology, degrees in.....	835
Vice-chairman.....	832

V

VITAL STATISTICS	
birth, certificate.....	607
registration of.....	605
surgery, transsexual.....	605, 606
surname, hyphenated.....	605

W

WHITCHURCH-STOUFFVILLE (TOWN)	
Ratcliff, Gordon, payment of legal fees for, authorized.....	1077
WHITE QUEEN REVIVED	
corporation revived.....	1079
WILLIAM HALL PETERBOROUGH PROTESTANT POOR TRUST	
Anson House, appointed trustee.....	1083

WILLIAM HALL PETERBOROUGH PROTESTANT POOR TRUST	PAGE
— <i>Continued</i>	
Anson House— <i>Continued</i>	
eligibility for aid.....	1083
income, used for purposes of.....	1083
repealed Acts.....	1084
William Hall Peterborough Protestant Poor Trust, assets transferred to	
Anson House.....	1082
corporation dissolved.....	1082
trust dissolved.....	1082
trustees discharged...	1083
WINDSOR (CITY)	
by-laws, power to pass, re archery ranges, prohibiting or regulating.....	1085
explosives, prohibiting manufacturing,	
transporting, storing, having and use of,	
and providing for licences re, etc.....	1085, 1086
highways, leasing untravelled portions of.....	1085
deed, covenant in, declared null and void.....	1090
enforcement.....	1087
Licence Commissioner, appointment and powers of.....	1086
licence fees.....	1087
WORKMEN'S COMPENSATION	
clothing allowance, amount of.....	462
compensation, death of employee, on.....	457, 458
minimum amount of.....	460, 461
permanent disability, increase in payments.....	459, 460
expenses, for burial or cremation, payment for.....	457
Y	
YORK MUNICIPAL HYDRO-ELECTRIC SERVICE	
accumulated net retail equity, defined.....	137
area municipality, defined.....	137
commissions, assets and liabilities.....	144-147
borrowing.....	148
composition.....	139-141
employees, benefits of.....	148-150
transfer of.....	148
wages or salaries of.....	148
established.....	138
establishment by by-law.....	141-143
members, majority.....	141
resignation.....	141
salary.....	141
term of office.....	141
names.....	138, 139
powers.....	143
real property.....	147
hydro-electric commission, defined.....	137
dissolution.....	150
Minister, defined.....	137
power, defined.....	137
regulations, defined.....	137
powers to make.....	150, 151
retail, defined.....	138

TABLE OF PUBLIC STATUTES

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
A		
Abandoned Orchards Act.....	1	1971, c. 50, s. 1; 1978, c. 87, s. 1.
Absconding Debtors Act.....	2	
Absentees Act.....	3	
Accidental Fires Act.....	4	
Accumulations Act.....	5	
Administration of Courts Project Act.....	...	1975, c. 31; 1975, c. 31, s. 5, rep.
Administration of Justice Act.....	6	1971, c. 8; 1973, c. 5.
Age Discrimination Act.....	7	1971, c. 50, s. 2; 1972, c. 119, s. 15, rep.
(See now The Ontario Human Rights Code)		
Age of Majority and Accountability Act.....	...	1971, c. 98; 1972, c. 95, s. 118; 1974, c. 63, s. 50 (3) and c. 109, s. 272, pars. 8, 20 and 27; 1975, c. 27, s. 9, par. 5, and c. 40, s. 60, par. 4; 1976, c. 62, s. 147, par. 4; 1977, c. 40, s. 43 (1) (c); 1978, c. 2, ss. 69 (5), 70 (2), 74, 76, 80 (2), 83, c. 69, s. 13, par. 4 and c. 85, s. 96, par. 5.
Agricultural Associations Act.....	8	1971, c. 50, s. 3.
Agricultural Committees Act.....	9	
Agricultural Development Act.....	10	1971, c. 98, s. 4, Sched. par. 1; 1973, c. 32, rep.
Agricultural Development Finance Act.....	11	
Agricultural Rehabilitation and Development Act (Ontario).....	12	
Agricultural Representatives Act.....	13	1971, c. 45; 1973, c. 112.
Agricultural Research Institute of Ontario Act..	14	
Agricultural Societies Act.....	15	1971, c. 50, s. 4; 1974, c. 46; 1978, c. 87, s. 2.
Agricultural Tile Drainage Installation Act.....	...	1972, c. 38; 1978, c. 100, s. 2.
Air Pollution Control Act.....	16	1971, c. 86, s. 104, rep.
(See now Environmental Protection Act)		
Airports Act.....	17	1977, c. 33.
Alcoholism and Drug Addiction Research Founda- tion Act.....	18	
Algonquin Forestry Authority Act.....	...	1974, c. 99.
Aliens' Real Property Act.....	19	
Ambulance Act.....	20	1971, c. 50, s. 5; 1972, c. 93; 1975, c. 84.
Anatomy Act.....	21	
Animals for Research Act.....	22	1971, c. 50, s. 6; 1978, c. 100, s. 3.
Anti-Inflation Agreement Act.....	...	1976, c. 61.
Apportionment Act.....	23	
Apprenticeship and Tradesmen's Qualification Act	24	1971, c. 50, s. 7 and c. 98, s. 4, Sched. par. 2; 1972, c. 1, s. 13 and c. 113.
Arbitrations Act.....	25	1973, c. 28; 1976, c. 5.
Archaeological and Historic Sites Protection Act.	26	1971, c. 50, s. 8; 1974, c. 122, s. 71, rep.
(See now Ontario Heritage Act)		
Architects Act.....	27	
Archives Act.....	28	1972, c. 1, s. 14.
Art Gallery of Ontario Act.....	29	1972, c. 72; 1978, c. 74.
Artificial Insemination of Cattle Act.....	30	1971, c. 50, s. 9.
(See now Artificial Insemination of Live Stock Act)		
Artificial Insemination of Live Stock Act.....	30	1971, c. 50, s. 9; 1973, c. 119; 1978, c. 100, s. 4.
Arts Council Act.....	31	1972, c. 1, s. 15.
Assessment Act.....	32	1971, c. 79 and c. 98, s. 4, Sched. par. 3; 1972, c. 1, s. 89, c. 111, s. 14, c. 125 and c. 161; 1973, c. 26 and c. 148; 1974, c. 41; 1975 (2nd Sess.), c. 2; 1976, c. 65; 1977, c. 56; 1978, c. 73.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Assessment Review Court Act.....	...	1972, c. 111; 1973, c. 107.
Assignment of Book Debts Act..... (<i>See now</i> Personal Property Security Act)	33	1972, c. 1, s. 24; 1975 (2nd Sess.), c. 4; R.S.O. 1970, c. 33, s. 24, rep. (April 1st, 1976).
Assignments and Preferences Act.....	34	
Athletics Control Act.....	35	
Audit Act.....	36	1971, c. 54; 1977, c. 61, sup.
B		
Bail Act.....	37	
Bailiffs Act.....	38	1971, c. 50, s. 10; 1972, c. 1, s. 25.
Banting and Best Medical Research Repeal Act..	...	1973, c. 29.
Barristers Act.....	39	
Beach Protection Act.....	40	1971, c. 50, s. 11; 1978, c. 87, s. 22.
Beds of Navigable Waters Act.....	41	
Beef Cattle Marketing Act.....	42	1974, c. 43; 1978, c. 87, s. 3.
Bees Act.....	43	1971, c. 50, s. 12; 1978, c. 87, s. 4.
Bills of Sale Act.....	44	1972, c. 1, s. 26.
Bills of Sale and Chattel Mortgages Act..... (<i>See now</i> Personal Property Security Act)	45	1972, c. 1, s. 27 and c. 22; 1975 (2nd Sess.), c. 3; R.S.O. 1970, c. 45, s. 40, rep. (April 1st, 1976).
Blind Persons' Rights Act.....	...	1976, c. 14.
Blind Workmen's Compensation Act.....	46	
Boilers and Pressure Vessels Act.....	47	1972, c. 1, s. 28 and c. 31.
Boundaries Act.....	48	1971, c. 50, s. 13; 1972, c. 1, s. 29.
Bread Sales Act.....	49	1978, c. 87, s. 11.
Bridges Act.....	50	
Brucellosis Act.....	51	
Building Code Act.....	...	1974, c. 74; 1978, c. 40 and c. 87, s. 12.
Bulk Sales Act.....	52	
Business Corporations Act.....	53	1971, c. 26 and c. 98, s. 4, Sched. par. 4; 1972, c. 1, s. 30 and c. 138; 1974, c. 26; 1976, c. 67; 1978, c. 49.
Business Practices Act.....	...	1974, c. 131.
Business Records Protection Act.....	54	
C		
Canada Company's Lands Act (1922, c. 24, 1953, c. 11).....	...	1978, c. 87, s. 23.
Cancer Act.....	55	1972, c. 1, s. 78 and c. 34.
Cancer Remedies Act.....	56	
Cemeteries Act.....	57	1972, c. 1, s. 31.
Centennial Centre of Science and Technology Act	58	
Central Algoma Board of Education and Teachers Dispute Act.....	...	1976, c. 25.
Certification of Titles Act.....	59	1971, c. 50, s. 14; 1972, c. 1, s. 32; 1973, c. 12.
Change of Name Act.....	60	1971, c. 98, s. 4, Sched. par. 5; 1972, c. 44; 1978, c. 28.
Charitable Gifts Act.....	61	1971, c. 50, s. 15.
Charitable Institutions Act.....	62	1971, c. 50, s. 16; 1972, c. 61; 1973, c. 24.
Charities Accounting Act.....	63	1971, c. 50, s. 17.
Child Welfare Act.....	64	1971, c. 98, s. 4, Sched. par. 6; 1972, c. 109; 1973, c. 75; 1975, c. 1; 1978, c. 2, s. 73; 1978, c. 85, sup.
Child Welfare Municipal Payments Continuance Act.....	...	1976, c. 58.
Children's Boarding Homes Act..... (<i>See now</i> Children's Residential Services Act)	65	1971, c. 50, s. 18 and c. 91; 1978, c. 70, s. 19, par. 1, rep.
Children's Institutions Act.....	66	1971, c. 50, s. 19 and c. 98, s. 4, Sched. par. 7; 1972, c. 58; 1978, c. 69, sup.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Children's Law Reform Act	1977, c. 41.
Children's Maintenance Act (<i>See now</i> Family Law Reform Act)	67	1971, c. 98, s. 18 (2); 1978, c. 2, s. 74, rep.
Children's Mental Health Centres Act (<i>See now</i> Children's Mental Health Services Act)	68	1971, c. 50, s. 20; 1978, c. 67, s. 15, par. 1, rep.
Children's Mental Health Services Act	1978, c. 67.
Children's Mental Hospitals Act (<i>See now</i> Children's Mental Health Services Act)	69	1978, c. 67, s. 15, par. 4, rep.
Children's Probation Act	1978, c. 41.
Children's Residential Services Act	1978, c. 70.
Children's Services Transfer Act	1977, c. 22; 1978, c. 67, s. 15, par. 3.
Chiropody Act	70	
Civil Rights Statute Law Amendment Act	1971, c. 50 and c. 91, s. 7; 1972, c. 119, s. 15 and c. 144, s. 1; 1973, c. 25, s. 40 and c. 47, s. 32 (4); 1974, c. 104, s. 8, c. 112, s. 67, par. 4 and c. 122, s. 71, par. 3; 1977, c. 42, s. 36, par. 3; 1978, c. 37, s. 48 (1), c. 67, s. 15, par. 2, c. 69, s. 13, par. 3, c. 70, s. 19, par. 3, c. 72, s. 22, par. 5 and c. 83, s. 42, par. 7.
Collection Agencies Act	71	1971, c. 50, s. 21; 1972, c. 1, s. 33; 1973, c. 9; 1974, c. 29.
Colleges Collective Bargaining Act	1975, c. 74.
Commissioners for taking Affidavits Act	72	1971, c. 98, s. 4, Sched. par. 8; 1973, c. 17.
Commodity Board Members Act	1976, c. 7; 1978, c. 100, s. 5.
Commodity Boards and Marketing Agencies Act	1978, c. 30.
Commodity Futures Act	1978, c. 48.
Community Centres Act (<i>See now</i> Community Recreation Centres Act)	73	1972, c. 1, s. 20 and c. 157; 1974, c. 80, s. 13, rep.
Community Psychiatric Hospitals Act	74	
Community Recreation Centres Act	1974, c. 80.
Commuter Services Act	75	
Compensation for Victims of Crime Act	1971, c. 51; 1973, c. 34; 1977, c. 40, s. 89 (1, 2).
Conditional Sales Act (<i>See now</i> Personal Property Security Act)	76	1972, c. 1, s. 34 and c. 23; 1975 (2nd Sess.), c. 5; R.S.O. 1970, c. 76, s. 18, rep. (April 1st, 1976).
Condominium Act	77	1972, c. 7; 1973, c. 121; 1974, c. 133; 1977, c. 67; 1978, c. 84, sup.
Conservation Authorities Act	78	1971, c. 64; 1972, c. 1, s. 84; 1973, c. 98; 1978, c. 87, s. 24.
Constitutional Questions Act	79	
Construction Hoists Act	80	
Construction Safety Act (<i>See now</i> Occupational Health and Safety Act)	81	1971, c. 50, s. 22; 1973, c. 47, sup.; 1978, c. 83, s. 42, par. 1, rep.
Consumer Protection Act	82	1971, c. 24 and c. 50, s. 23; 1972, c. 1, s. 35 and c. 53.
Consumer Protection Bureau Act	83	1972, c. 1, s. 36; 1973, c. 8.
Consumer Reporting Act	1973, c. 97.
Controverted Elections Act (<i>See now</i> Election Act)	84	1971, c. 100, s. 11, rep.
Conveyancing and Law of Property Act	85	1973, c. 132; 1975 (2nd Sess.), c. 19; 1977, c. 40, ss. 51 and 59.
Co-operative Corporations Act	1973, c. 101; 1978, c. 86.
Co-operative Loans Act	86	1971, c. 50, s. 24; 1972, c. 1, s. 6.
Cornwall (City of) Annexation Act	1974, c. 11.
Coroners Act	87	1972, c. 1, s. 93; 1972, c. 98, sup.; 1974, c. 103; 1978, c. 38 and c. 95.
Corporation Securities Registration Act	88	1971 (2nd Sess.), c. 8.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Corporations Act	89	1971, c. 25 and c. 98, s. 4, Sched. par. 9; 1973, c. 104; 1976, c. 68; 1978, c. 29.
Corporations Information Act	90	1971, c. 27, sup.; 1972, c. 1, s. 37 and c. 139; 1976, c. 66, sup.; 1978, c. 96.
Corporations Tax Act	91	1971, c. 11 and c. 72; 1971 (2nd Sess.), c. 2; 1972, c. 143, sup.; 1973, c. 42 and c. 157; 1974, c. 75 and c. 108; 1975, c. 17; 1976, c. 32, c. 63 and c. 80; 1977, c. 16 and c. 58; 1978, c. 14 and c. 21.
Costs of Distress Act	92	
County Court Judges' Criminal Courts Act	93	
County Courts Act	94	1971, c. 60; 1978, c. 102.
County Judges Act	95	1971, c. 4; 1972, c. 86; 1973, c. 136; 1976, c. 15; 1977, c. 44.
Credit Unions Act	96	1971, c. 98, s. 4, Sched. par. 10; 1972, c. 1, s. 38 and c. 172; 1974, c. 39; 1976, c. 62, s. 147, rep.
(See now Credit Unions and Caisses Populaires Act)		
Credit Unions and Caisses Populaires Act	1976, c. 62,
Creditors' Relief Act	97	1978, c. 2, s. 75.
Crop Insurance Act (Ontario)	98	1971, c. 28.
Crown Administration of Estates Act	99	
Crown Agency Act	100	
Crown Attorneys Act	101	1973, c. 3 and c. 134.
Crown Employees Collective Bargaining Act	1972, c. 67; 1974, c. 135; 1978, c. 79.
Crown Timber Act	102	1971, c. 23; 1972, c. 4, s. 16 and c. 26; 1978, c. 51.
Crown Witnesses Act	103	1971, c. 5; 1973, c. 4.
D		
Day Nurseries Act	104	1971, c. 50, s. 25 and c. 93; 1971 (2nd Sess.), c. 11; 1973, c. 77; 1978, c. 72, sup.
Dead Animal Disposal Act	105	1971, c. 50, s. 26; 1972, c. 60; 1976, c. 30; 1978, c. 100, s. 6.
Debt Collectors Act	106	
Dental Technicians Act	107	
Dentistry Act	108	1972, c. 141; 1974, c. 35; 1974, c. 47, s. 44 (1), rep.
(See now Health Disciplines Act)		
Denture Therapists Act	1972, c. 163; 1974, c. 34, sup.
Department of Agriculture and Food Act	109	1972, c. 1, s. 5.
(See now Ministry of Agriculture and Food Act)		
Department of Colleges and Universities Act	1971, c. 66; 1972, c. 1, s. 12.
(See now Ministry of Colleges and Universities Act)		
Department of Correctional Services Act	110	1971, c. 50, s. 27; 1972, c. 1, s. 59.
(See now Ministry of Correctional Services Act)		
Department of Education Act	111	1971, c. 89; 1972, c. 1, s. 61.
(See now Ministry of Education Act)		
Department of Energy and Resources Management Act	112	1971, c. 63; 1972, c. 1, s. 68.
(See now Department of the Environment Act)		
Department of the Environment Act	112	1971, c. 63; 1972, c. 1, s. 67.
(See now Ministry of the Environment Act)		
Department of Financial and Commercial Affairs Act	113	1971, c. 50, s. 28; 1972, c. 1, s. 23.
(See now Ministry of Consumer and Commercial Relations Act)		

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Department of Health Act..... (<i>See now</i> Ministry of Health Act)	114	1972, c. 1, s. 77.
Department of Highways Act..... (<i>See now</i> Department of Transportation and Communications Act)	115	1971, c. 13, s. 11, rep.
Department of Justice Act..... (<i>See now</i> Ministry of the Attorney General Act)	116	1972, c. 1, s. 9.
Department of Labour Act..... (<i>See now</i> Ministry of Labour Act)	117	1971, c. 50, s. 29; 1972, c. 1, s. 82.
Department of Municipal Affairs Act..... (<i>See now</i> Ministry of Treasury, Economics and Intergovernmental Affairs Act and Muni- cipal Affairs Act)	118	1972, c. 1, s. 104.
Department of Revenue Act..... (<i>See now</i> Ministry of Revenue Act)	119	1972, c. 1, s. 88.
Department of Social and Family Services Act.. (<i>See now</i> Ministry of Community and Social Services Act)	120	1971, c. 50, s. 30; 1972, c. 1, s. 19.
Department of the Provincial Secretary and Citizenship Act.....	121	1972, c. 1, s. 108, rep.
Department of Tourism and Information Act.... (<i>See now</i> Ministry of Industry and Tourism Act and Tourism Act)	122	1971, c. 50, s. 31; 1972, c. 1, s. 79.
Department of Trade and Development Act.... (<i>See now</i> Ministry of Industry and Tourism Act and Tourism Act)	123	1972, c. 5, s. 8, rep.
Department of Transport Act..... (<i>See now</i> Department of Transportation and Communications Act)	124	1971, c. 13, s. 11, rep.
Department of Transportation and Communica- tions Act..... (<i>See now</i> Ministry of Transportation and Communications Act)	...	1971, c. 13; 1972, c. 1, s. 100.
Department of University Affairs Act..... (<i>See now</i> Department of Colleges and Universities Act)	125	1971, c. 66, s. 8, rep.
Dependants' Relief Act..... (<i>See now</i> Succession Law Reform Act)	126	1973, c. 131; 1977, c. 40, s. 87 (1), rep.
Deposits Regulation Act.....	127	1971, c. 50, s. 32.
Deserted Wives' and Children's Maintenance Act (<i>See now</i> Family Law Reform Act)	128	1971, c. 98, s. 18 (1); 1973, c. 133; 1978, c. 2, s. 76, rep.
Development Corporations Act.....	...	1973, c. 84 and c. 125; 1975 (2nd Sess.), c. 10.
Developmental Services Act.....	...	1974, c. 2.
Devolution of Estates Act.....	129	1973, c. 18; 1977, c. 40, s. 50 (1, 2).
Discriminatory Business Practices Act.....	...	1978, c. 60.
Disorderly Houses Act.....	130	
District Municipality of Muskoka Act.....	131	1971, c. 76; 1972, c. 52; 1973, c. 146 and c. 168, s. 14, par. 1; 1974, c. 119 and c. 128; 1976, c. 55 and c. 71; 1977, c. 35; 1978, c. 34 and c. 87, s. 36.
District Welfare Administration Boards Act....	132	1972, c. 1, s. 21 and c. 25; 1973, c. 144.
Dog Licensing and Live Stock and Poultry Pro- tection Act.....	133	1971, c. 50, s. 33; 1972, c. 10; 1974, c. 94; 1975, c. 86; 1978, c. 87, s. 5.
Dog Tax and Live Stock and Poultry Protection Act..... (<i>See now</i> Dog Licensing and Live Stock and Poultry Protection Act)	133	1971, c. 50, s. 33; 1972, c. 10.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Dominion Courts Act.....	134	
Dower Act..... (<i>See now</i> Family Law Reform Act)	135	1971, c. 98, s. 4, Sched. par. 11; 1978, c. 2, s. 70 (2), rep.
Drainage Act.....	136	1972, c. 1, s. 7; 1975, c. 79, sup.; 1976, c. 8; 1978, c. 87, s. 6.
Drugless Practitioners Act.....	137	
E		
Edible Oil Products Act.....	138	1971, c. 50, s. 34; 1972, c. 9; 1978, c. 100, s. 7.
Education Act.....	...	1974, c. 109; 1975, c. 77; 1976, c. 50; 1978, c. 44 and c. 87, s. 15.
Egress from Public Buildings Act.....	139	
Elderly Persons Centres Act.....	140	1971, c. 50, s. 35; 1972, c. 158; 1973, c. 145.
Elderly Persons' Housing Aid Act.....	141	1972, c. 1, s. 90.
Election Act.....	142	1971, c. 98, s. 4, Sched. par. 12 and c. 100; 1974, c. 82; 1975, c. 12, s. 55.
Election Finances Reform Act.....	...	1975, c. 12; 1975, c. 83; 1977, c. 2.
Elevator Constructor Unions Disputes Act.....	...	1973, c. 1, s. 9, rep.
Elevators and Lifts Act.....	143	1972, c. 1, s. 39.
Embalmers and Funeral Directors Act..... (<i>See now</i> Funeral Services Act)	144	1976, c. 83, s. 45, rep.
Emergency Measures Act.....	145	1972, c. 1, s. 94; 1976, c. 13, rep.
Employees' Health and Safety Act..... (<i>See now</i> Occupational Health and Safety Act)	...	1976, c. 79; 1978, c. 83, s. 42, par. 8, rep.
Employment Agencies Act.....	146	1971, c. 50, s. 36.
Employment Standards Act.....	147	1971, c. 50, s. 37; 1972, c. 120; 1973, c. 172; 1974, c. 112, sup.; 1978, c. 2, s. 77.
Endangered Species Act.....	...	1971, c. 52.
Energy Act.....	148	1971, c. 44, sup.; 1972, c. 1, s. 40.
Environmental Assessment Act.....	...	1975, c. 69.
Environmental Protection Act.....	...	1971, c. 86; 1972, c. 1, s. 69 and c. 106; 1973, c. 94; 1974, c. 20 and c. 125; 1975, c. 70; 1976, c. 49; 1978, c. 87, s. 17.
Escheats Act.....	149	
Essex County French-language Secondary School Act.....	...	1977, c. 5.
Estreats Act.....	150	
Evidence Act.....	151	1976, c. 17.
Execution Act.....	152	1974, c. 84; 1978, c. 2, s. 70 (3).
Executive Council Act.....	153	1971 (2nd Sess.), c. 14; 1972, c. 1, s. 3; 1973, c. 150; 1978, c. 97.
Expropriations Act.....	154	1971, c. 12; 1972, c. 1, s. 10 and c. 24; 1975, c. 19.
Extra-Judicial Services Act.....	155	1971 (2nd Sess.), c. 15, 1973, c. 82.
F		
Factors Act.....	156	
Family Benefits Act.....	157	1971, c. 50, s. 38 and c. 92; 1972, c. 151; 1974, c. 98.
Family Law Reform Act.....	...	1975, c. 41; 1978, c. 2, s. 78; 1978, c. 2, sup.
Farm Income Stabilization Act.....	...	1976, c. 77.
Farm Loans Act.....	158	
Farm Loans Adjustment Act.....	159	
Farm Products Containers Act.....	160	
Farm Products Grades and Sales Act.....	161	1972, c. 37; 1974, c. 6; 1978, c. 100, s. 8.
Farm Products Marketing Act.....	162	1971, c. 1 and c. 42; 1972, c. 156; 1975, c. 6; 1977, c. 63; 1978, c. 87, s. 7 and c. 100, s. 9.
Farm Products Payments Act.....	163	1977, c. 25.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Fatal Accidents Act..... (<i>See now</i> Family Law Reform Act)	164	1973, c. 16; 1975, c. 38; 1978, c. 2, s. 79, rep.
Ferries Act.....	165	
Financial Administration Act.....	166	1971, c. 55; 1971 (2nd Sess.), c. 12, s. 9; 1972, c. 1, s. 105; 1973, c. 142; 1974, c. 15.
Fines and Forfeitures Act.....	167	
Fire Accidents Act.....	168	
Fire Departments Act.....	169	1972, c. 1, s. 95; 1974, c. 105.
Fire Fighters Exemption Act.....	170	1971, c. 50, s. 39.
Fire Guardians Act.....	171	
Fire Marshals Act.....	172	1972, c. 1, s. 96 and c. 150.
Fires Extinguishment Act.....	173	
Fish Inspection Act.....	174	1971, c. 19 and c. 50, s. 40.
Fisheries Loans Act.....	175	
Flag Act.....	176	
Floral Emblem Act.....	177	
Fluoridation Act.....	178	
Foreign Cultural Objects Immunity from Seizure Act.....	...	1978, c. 75.
Forest Fires Prevention Act.....	179	1971, c. 50, s. 41; 1973, c. 14; 1974, c. 22; 1978, c. 87, s. 25.
Forest Tree Pest Control Act.....	180	
Forestry Act.....	181	1971, c. 17 and c. 50, s. 42; 1975, c. 20.
Fort William Land Titles and Registry Office Repeal Act.....	...	1971, c. 58.
Fraudulent Conveyances Act.....	182	
Fraudulent Debtors Arrest Act.....	183	
Freshwater Fish Marketing Act (Ontario).....	184	
Fruits and Vegetables Produce-for-Processing Act	...	1974, c. 55.
Frustrated Contracts Act.....	185	
Funeral Services Act.....	...	1976, c. 83.
Fur Farms Act.....	...	1971, c. 29.
G		
Game and Fish Act.....	186	1971, c. 30; 1973, c. 108 and c. 174; 1978 c. 52.
Gaming Act.....	187	
Gananoque Lands Act, (1961-62, c. 49.).....	...	1971, c. 18.
Gas and Oil Leases Act.....	188	
Gasoline Handling Act.....	189	1971, c. 50, s. 43; 1972, c. 1, s. 41; 1973, c. 115; 1978, c. 87, s. 13.
Gasoline Tax Act.....	190	1972, c. 13; 1973, c. 99, sup.; 1975, c. 11; 1978, c. 77.
General Sessions Act.....	191	
General Welfare Assistance Act.....	192	1971, c. 50, s. 44; 1974, c. 96.
Gift Tax Act.....	...	1972, c. 12; 1973, c. 165; 1975, c. 15; 1976, c. 11; 1977, c. 17.
Gold Clauses Act.....	193	
Government Contracts Hours and Wages Act...	194	
Government Reorganization Act.....	...	1972, c. 1, c. 92, s. 14 and c. 98, s. 48; 1973, c. 2, s. 18, c. 25, s. 40 and c. 152, s. 32 (2); 1974, c. 48, s. 21, c. 80, s. 13, par. 3, c. 104, s. 8 and c. 109, s. 272, pars. 3, 13, 21 and 28; 1975, c. 79, s. 126, par. 2; 1976, c. 13, s. 1, c. 62, s. 147, par. 5 and c. 66, s. 19; 1977, c. 42, s. 36, par. 4; 1978, c. 37, s. 48 and c. 47, s. 142, par. 4.
Government Services Act..... (<i>See now</i> Ministry of Government Services Act)	393	1972, c. 1, s. 74; 1973, c. 2, sup.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Grain Elevator Storage Act.....	195	1973, c. 88; 1978, c. 100, s. 10.
Guarantee Companies Securities Act.....	196	
H		
Habeas Corpus Act.....	197	
Haliburton Act.....	198	1978, c. 87, s. 37.
Hamilton (City of) Act.....	...	1975, c. 51.
Hazeldean-March (City of) Act.....	...	1978, c. 55 and c. 58.
Health Disciplines Act.....	...	1974, c. 47; 1975, c. 63.
Health Insurance Act.....	...	1972, c. 91; 1974, c. 60 and c. 86; 1975, c. 52.
Health Insurance Registration Board Act.....	199	1975, c. 62, rep.
Health Services Insurance Act..... (See now Health Insurance Act)	200	1971, c. 85; 1971 (2nd Sess.), c. 6; 1972, c. 91, s. 53, rep.
Highway Improvement Act..... (See now Public Transportation and Highway Improvement Act)	201	1971, c. 61.
Highway Traffic Act.....	202	1972, c. 128; 1973, c. 45 and c. 167; 1974, c. 66, c. 123 and c. 130; 1975, c. 3, c. 37, c. 64 and c. 78; 1975 (2nd Sess.), c. 6 and c. 14; 1976, c. 37; 1977, c. 1, c. 19, c. 54, c. 65 and c. 66; 1978, c. 4, c. 16, c. 24 and c. 90.
Historical Parks Act.....	...	1972, c. 6.
Homemakers and Nurses Services Act.....	203	1973, c. 143.
Homes for Retarded Persons Act.....	204	1971, c. 50, s. 45; 1973, c. 76.
Homes for Special Care Act.....	205	
Homes for the Aged and Rest Homes Act.....	206	1971, c. 50, s. 46, c. 98, s. 4, Sched. par. 13 and c. 99; 1972, c. 1, s. 22, c. 62 and c. 148; 1973, c. 27.
Horticultural Societies Act.....	207	1971, c. 50, s. 47; 1975, c. 36.
Hospital Labour Disputes Arbitration Act.....	208	1972, c. 152.
Hospital Services Commission Act..... (See now Health Insurance Act)	209	1971 (2nd Sess.), c. 7; 1972, c. 91, s. 53, rep.
Hospitals and Charitable Institutions Inquiries Act.....	210	1971, c. 50, s. 48.
Hotel Fire Safety Act.....	211	1971, c. 41, sup.
Hotel Registration of Guests Act.....	212	
Housing Development Act.....	213	1972, c. 129; 1974, c. 31; 1976, c. 44.
Human Tissue Act..... (See now Human Tissue Gift Act)	214	1971, c. 83, s. 16, rep.
Human Tissue Gift Act.....	...	1971, c. 83.
Hunter Damage Compensation Act.....	215	1973, c. 111.
Hypnosis Act.....	216	
I		
Income Tax Act.....	217	1971, c. 22; 1971 (2nd Sess.), c. 1; 1972, c. 1, s. 106, c. 100 and c. 146; 1973, c. 21 and c. 153; 1974, c. 91; 1975, c. 16; 1975 (2nd Sess.), c. 16; 1976, c. 12 and c. 81; 1977, c. 6; 1978, c. 11, c. 20 and c. 76.
Income Tax Discounters Act.....	...	1977, c. 55; 1978, c. 1.
Indian Welfare Services Act.....	218	1975, c. 18, s. 5.
Industrial and Mining Lands Compensation Act.	219	
Industrial Safety Act..... (See now Occupational Health and Safety Act)	220	1971, c. 43, sup.; 1972, c. 122; 1974, c. 104; 1978, c. 83, s. 42, par. 2, rep.
Industrial Standards Act.....	221	1971, c. 50, s. 49.
Infants Act.....	222	1971, c. 98, s. 4, Sched. par. 14 and ss. 16, 18 (3); 1977, c. 41, s. 18; 1978, c. 2, s. 80 (1).

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Innkeepers Act.....	223	
Insurance Act.....	224	1971, c. 84; 1972, c. 1, s. 42 and c. 66; 1973, c. 124; 1975, c. 41, s. 5 and c. 88; 1976, c. 75.
Interpretation Act.....	225	
Investment Contracts Act.....	226	
J		
Judges' Orders Enforcement Act.....	227	
Judicature Act.....	228	1971, c. 57; 1972, c. 48 and c. 159; 1974, c. 81; 1975, c. 30; 1975 (2nd Sess.), c. 1; 1976, c. 16, c. 85, s. 22 and c. 86; 1977, c. 45 and c. 51; 1978, c. 2, ss. 69 (6), 81 (1, 3) and c. 26.
Judicial Review Procedure Act.....	...	1971, c. 48; 1976, c. 45.
Junior Farmer Establishment Act.....	229	1971, c. 98, s. 4, Sched. par 15.
Juries Act.....	...	1974, c. 63; 1975, c. 25; 1978, c. 27.
Jurors Act..... (See now Juries Act)	230	1971, c. 9 and c. 98, s. 4, Sched. par. 16; 1972, c. 112 and c. 170; 1973, c. 81; 1974, c. 63, s. 50 (1), rep.
Justices of the Peace Act.....	231	1971, c. 6; 1973, c. 149.
K		
Kincardine (Town of) Act.....	...	1972, c. 115.
Kirkland Lake Board of Education and Teachers Dispute Act.....	...	1976, c. 3.
L		
Labour Relations Act.....	232	1975, c. 76; 1977, c. 31.
Lake Superior Board of Education Act.....	...	1976, c. 59.
Lakehead (City of) Act (1968-69, c. 56, 1970, c. 125) (See now City of Thunder Bay Act)	...	1972, c. 36; 1974, c. 45.
Lakes and Rivers Improvement Act.....	233	1971, c. 50, s. 50; 1978, c. 87, s. 26.
Land Speculation Tax Act.....	...	1974, c. 17; 1974, c. 107 and c. 121; 1977, c. 15; 1978, c. 63, rep.
Land Titles Act.....	234	1972, c. 1, s. 43 and c. 132; 1973, c. 39; 1977, c. 8, s. 8; 1978, c. 7.
Land Transfer Tax Act.....	235	1972, c. 15; 1974, c. 8, sup.; 1974, c. 16 and c. 93; 1977, c. 14.
Landlord and Tenant Act.....	236	1972, c. 123; 1975 (2nd Sess.), c. 13; 1978, c. 18.
Law Enforcement Compensation Act..... (See now Compensation for Victims of Crime Act)	237	1971, c. 51, s. 30, rep.
Law Society Act.....	238	1973, c. 49.
Legal Aid Act.....	239	1973, c. 50.
Legislative Assembly Act.....	240	1971, c. 98, s. 4, Sched. par. 17 and c. 101; 1972, c. 1, s. 4 and c. 131; 1973, c. 151; 1974, c. 72 and c. 116; 1976, c. 60; 1977, c. 24, c. 26 and c. 69; 1978, c. 98.
Legislative Assembly Retirement Allowances Act	241	1972, c. 1, s. 75; 1973, c. 152, sup.; 1975, c. 89; 1977, c. 27 and c. 70.
Legitimacy Act..... (See now Children's Law Reform Act)	242	1977, c. 41, s. 19, rep.
Libel and Slander Act.....	243	

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Lieutenant Governor Act.....	244	
Lightning Rods Act.....	245	1971, c. 50, s. 51.
Limitations Act.....	246	
Limited Partnerships Act.....	247	1973, c. 6.
Line Fences Act.....	248	1978, c. 87, s. 38.
Liquor Control Act.....	249	1971, c. 36, c. 88 and c. 98, s. 4, Sched. par. 18; 1973, c. 69; 1975, c. 27, sup.
Liquor Licence Act.....	250	1971, c. 35 and c. 98, s. 4, Sched. par. 19; 1973, c. 68; 1975, c. 40, sup.; 1975 (2nd Sess.), c. 17; 1977, c. 62, ss. 122 to 125; 1978, c. 12, s. 8 and c. 42.
Live Stock and Live Stock Products Act.....	251	1971, c. 50, s. 52; 1978, c. 100, s. 11.
Live Stock Branding Act.....	252	
Live Stock Community Sales Act.....	253	1971, c. 50, s. 53; 1976, c. 46; 1978, c. 87, s. 8 and c. 100, s. 12.
Live Stock Medicines Act.....	...	1973, c. 80; 1978, c. 100, s. 13.
Loan and Trust Corporations Act.....	254	1971, c. 98, s. 4, Sched. par. 20; 1972, c. 101; 1973, c. 128; 1974, c. 88.
Local Improvement Act.....	255	1972, c. 47; 1976, c. 10; 1978, c. 87, s. 39.
Local Roads Boards Act.....	256	1971, c. 98, s. 4, Sched. par. 21.
Loggers' Safety Act..... (See now Industrial Safety Act)	257	1971, c. 50, s. 54; 1972, c. 1, s. 83; 1974, c. 104, s. 8, rep.
Logging Tax Act.....	258	1972, c. 19, s. 1, rep.
Lord's Day (Ontario) Act.....	259	1974, c. 68.
M		
Management Board of Cabinet Act.....	...	1971 (2nd Sess.), c. 12; 1972, c. 97.
Marine Insurance Act.....	260	1972, c. 40.
Marriage Act.....	261	1971, c. 50, s. 55; 1972, c. 1, s. 44 and c. 32; 1977, c. 42, sup.
Married Women's Property Act..... (See now Family Law Reform Act)	262	1975, c. 41, s. 6; 1978, c. 2, s. 82, rep.
Master and Fellows of Massey College Act (1960-61, c. 53).....	...	1974, c. 13.
Master and Servant Act.....	263	
Maternity Boarding Houses Act.....	264	1971, c. 71, s. 1, rep.
Matrimonial Causes Act.....	265	1971, c. 98, s. 18 (4); 1972, c. 50; 1978, c. 2, s. 83.
McMichael Canadian Collection Act.....	...	1972, c. 134.
Meat Inspection Act (Ontario).....	266	1971, c. 50, s. 56; 1972, c. 81; 1978, c. 100, s. 14.
Mechanics' Lien Act.....	267	1975, c. 43.
Medical Act..... (See now Health Disciplines Act)	268	1973, c. 129; 1974, c. 47, s. 68 (1), rep.
Mental Health Act.....	269	1978, c. 50.
Mental Hospitals Act.....	270	1971, c. 50, s. 57.
Mental Incompetency Act.....	271	
Mercantile Law Amendment Act.....	272	
Metric Conversion Statute Law Amendment Act	...	1978, c. 87.
Metropolitan Toronto Boards of Education and Teachers Disputes Act.....	...	1976, c. 1.
Milk Act.....	273	1972, c. 155 and c. 162; 1974, c. 18 and c. 62; 1977, c. 64; 1978, c. 100, s. 15.
Mineral Emblem Act.....	...	1975, c. 59.
Mining Act.....	274	1971, c. 50, s. 58, c. 98, s. 4, Sched. par. 22 and c. 102; 1972, c. 4, s. 17 and c. 116; 1973, c. 106; 1978, c. 83, s. 42, par. 5.
Mining Tax Act.....	275	1971, c. 14; 1972, c. 140, sup.; 1974, c. 132; 1978, c. 82.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Ministry of Agriculture and Food Act.....	109	1972, c. 1, s. 5, c. 82 and c. 135; 1978, c. 100, s. 1.
Ministry of Agriculture and Food Statute Law Amendment and Repeal Act.....	...	1978, c. 100.
Ministry of the Attorney General Act.....	116	1972, c. 1, s. 9.
Ministry of Colleges and Universities Act.....	...	1971, c. 66; 1972, c. 1, s. 12 and c. 114; 1973, c. 86; 1974, c. 79; 1975, c. 29 and c. 75.
Ministry of Community and Social Services Act.	120	1971, c. 50, s. 30; 1972, c. 1, s. 19, c. 56 and c. 149; 1973, c. 41; 1974, c. 95; 1975, c. 18, s. 4 and c. 26.
Ministry of Consumer and Commercial Relations Act.....	113	1971, c. 50, s. 28; 1972, c. 1, s. 23; 1973, c. 95.
Ministry of Correctional Services Act.....	110	1971, c. 50, s. 27; 1972, c. 1, s. 59; 1978, c. 37, sup.
Ministry of Culture and Recreation Act.....	...	1974, c. 120; 1975, c. 18.
Ministry of Education Act..... (See now Education Act)	111	1971, c. 89; 1972, c. 1, s. 61 and c. 73; 1973, c. 44; 1974, c. 109, s. 272, rep.
Ministry of Energy Act.....	...	1973, c. 56.
Ministry of the Environment Act.....	112	1971, c. 63; 1972, c. 1, s. 67.
Ministry of Government Services Act.....	...	1973, c. 2; 1974, c. 36; 1978, c. 15.
Ministry of Health Act.....	114	1972, c. 1, s. 77 and c. 35; 1972, c. 92, sup.; 1975, c. 53.
Ministry of Housing Act.....	...	1973, c. 100; 1974, c. 14.
Ministry of Industry and Tourism Act.....	...	1972, c. 5.
Ministry of Intergovernmental Affairs Act.....	...	1978, c. 64.
Ministry of Labour Act.....	117	1971, c. 50, s. 29; 1972, c. 1, s. 82; 1973, c. 47, s. 32 (3).
Ministry of Natural Resources Act.....	...	1972, c. 4; 1973, c. 105; 1978, c. 92.
Ministry of Northern Affairs Act.....	...	1977, c. 21.
Ministry of Revenue Act.....	119	1972, c. 1, s. 88.
Ministry of the Solicitor General Act.....	...	1972, c. 2.
Ministry of Transportation and Communications Act.....	...	1971, c. 13; 1972, c. 1, s. 100.
Ministry of Transportation and Communications Creditors Payment Act.....	...	1975, c. 44.
Ministry of Treasury and Economics Act.....	...	1978, c. 62.
Ministry of Treasury, Economics and Intergovernmental Affairs Act..... (See now Ministry of Treasury and Economics Act and Ministry of Intergovernmental Affairs Act)	...	1972, c. 3; 1973, c. 33 and c. 169; 1977, c. 61, s. 30, pars. 3 and 4; 1978, c. 62, s. 18, rep.
Minors' Protection Act.....	276	
Moosonee Development Area Board Act.....	277	1974, c. 76.
Mortgage Brokers Act.....	278	1971, c. 50, s. 59; 1972, c. 1, s. 45; 1973, c. 103; 1974, c. 28; 1975, c. 28.
Mortgages Act.....	279	
Mortmain and Charitable Uses Act.....	280	1972, c. 85.
Motor Vehicle Accident Claims Act.....	281	1972, c. 1, s. 46; 1973, c. 13; 1976, c. 76.
Motor Vehicle Dealers Act.....	475	1971, c. 21 and c. 50, s. 85; 1972, c. 1, s. 47.
Motor Vehicle Fuel Tax Act.....	282	1972, c. 14 and c. 147; 1975, c. 10; 1977, c. 18; 1978, c. 78.
Motorized Snow Vehicles Act.....	283	1974, c. 113, sup.; 1975 (2nd Sess.), c. 15; 1977, c. 20.
Municipal Act.....	284	1971, c. 81 and c. 98, s. 4, Sched. par. 23; 1972, c. 121, c. 124 and c. 169; 1973, c. 83 and c. 175; 1974, c. 3, c. 85 and c. 136; 1975, c. 8 and c. 56; 1975 (2nd Sess.), c. 11 and c. 20; 1976, c. 51 and c. 69; 1977, c. 48; 1978, c. 17, c. 32, c. 87, s. 40, c. 101 and c. 104.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Municipal Affairs Act	118	1972, c. 1, s. 104 and c. 46; 1974, c. 111.
Municipal and School Tax Credit Assistance Act.	285	
Municipal Arbitrations Act	286	
Municipal Conflict of Interest Act	1972, c. 142; 1976, c. 54.
Municipal Corporations Quieting Orders Act	287	
Municipal Elderly Resident's Assistance Act	1973, c. 154; 1975, c. 35.
Municipal Elections Act	1972, c. 95; 1974, c. 32; 1975, c. 23; 1977, c. 62, sup; 1978, c. 12 and c. 57.
Municipal Franchise Extension Act	288	1971, c. 98, s. 4, Sched. par. 24; 1972, c. 95, s. 118, rep.
(See now Municipal Elections Act)		
Municipal Franchises Act	289	1974, c. 59; 1978, c. 87, s. 41.
Municipal Health Services Act	290	1971, c. 98, s. 17.
Municipal Subsidies Adjustment Act	291	1976, c. 47, rep.
Municipal Tax Assistance Act	292	1975, c. 33.
Municipal Unconditional Grants Act	293	1972, c. 63 and c. 165; 1973, c. 63 and c. 170; 1974, c. 25, sup.; 1974, c. 127; 1975, c. 7, s. 2(1), rep.
(See now Ontario Unconditional Grants Act)		
Municipal Unemployment Relief Act	1971 (2nd Sess.), c. 4.
Municipal Works Assistance Act	294	
Municipality of Metropolitan Toronto Act	295	1971, c. 7 and c. 80; 1972, c. 54, c. 89 and c. 168; 1973, c. 48 and c. 171; 1974, c. 42 and c. 114; 1975, c. 22 and c. 50; 1976, c. 42 and c. 72; 1977, c. 37 and c. 68; 1978, c. 35, c. 45 and c. 87, s. 42.
Municipality of Shuniah Act (1936, c. 83)	1976, c. 74.
Muskoka & Parry Sound Telephone Co., Limited Acquisition Act	1978, c. 43.
N		
Negligence Act	296	1975, c. 41, s. 7; 1977, c. 59.
Nepean (City of) Act	1978, c. 65.
Niagara Escarpment Planning and Development Act	1973, c. 52; 1974, c. 52; 1975, c. 68; 1976, c. 35; 1978, c. 87, s. 58.
Niagara Escarpment Protection Act	297	1971, c. 96, s. 21, rep.
(See now Pits and Quarries Control Act)		
Niagara Parks Act	298	1971, c. 97; 1972, c. 1, s. 85; 1978, c. 87, s. 27 and c. 91.
North Pickering Development Corporation Act	1974, c. 124.
North Plantagenet (Township) Act	1976, c. 48.
Northern Development Repeal Act	1973, c. 31.
Northern Ontario Development Corporation Act.	299	1971, c. 87; 1972, c. 1, s. 80 and c. 69; 1973, c. 84, s. 27 (2), rep.
(See now Development Corporations Act)		
Notaries Act	300	
Nurses Act	301	1973, c. 30; 1974, c. 47, s. 90 (1), rep.
(See now Health Disciplines Act)		
Nursing Homes Act	302	1971, c. 34; 1972, c. 11, sup.; 1973, c. 38.
O		
Occupational Health and Safety Act	1978, c. 83.
Official Notices Publication Act	303	
Oleomargarine Act	304	1971, c. 50, s. 60; 1978, c. 100, s. 16.
Ombudsman Act	1975, c. 42.
One Day's Rest in Seven Act	305	
Ontario Agricultural Museum Act	306	1975, c. 58, sup.; 1978, c. 89.
Ontario Credit Union League Limited Act	1972, c. 42.
Ontario Deposit Insurance Corporation Act	307	1972, c. 1, s. 48.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Ontario Development Corporation Act..... (<i>See now</i> Development Corporations Act)	308	1971, c. 67; 1972, c. 1, s. 81 and c. 68; 1973, c. 84, s. 27 (1), rep.
Ontario Economic Council Act.....	309	
Ontario Education Capital Aid Corporation Act.	310	1973, c. 64.
Ontario Educational Communications Authority Act.....	311	1972, c. 1, s. 16; 1974, c. 12.
Ontario Energy Board Act.....	312	1973, c. 55; 1975 (2nd Sess.), c. 8; 1976, c. 21.
Ontario Energy Corporation Act.....	...	1974, c. 101.
Ontario Food Terminal Act.....	313	1971, c. 50, s. 61; 1972, c. 1, s. 8.
Ontario Geographic Names Board Act.....	314	
Ontario Guaranteed Annual Income Act.....	...	1974, c. 58; 1976, c. 33; 1977, c. 50.
Ontario Health Insurance Organization..... (<i>See now</i> Health Insurance Act)	...	1971 (2nd Sess.), c. 5; 1972, c. 91, s. 53, rep.
Ontario Heritage Act.....	...	1974, c. 122; 1975, c. 87.
Ontario Heritage Foundation Act..... (<i>See now</i> Ontario Heritage Act)	315	1974, c. 122, s. 71, rep.
Ontario Highway Transport Board Act.....	316	1971, c. 50, s. 62; 1972, c. 1, s. 101.
Ontario Home Buyers Grant Act.....	...	1975, c. 4.
Ontario Housing Corporation Act.....	317	
Ontario Human Rights Code.....	318	1971, c. 50, s. 63; 1972, c. 119; 1974, c. 73.
Ontario Institute for Studies in Education Act..	319	1972, c. 55.
Ontario Labour-Management Arbitration Commission Act.....	320	
Ontario Land Corporation Act.....	...	1974, c. 134; 1978, c. 94.
Ontario Law Reform Commission Act.....	321	1978, c. 13.
Ontario Loan Act.....	...	1974, c. 126.
Ontario Lottery Corporation Act.....	...	
Ontario Mental Health Foundation Act.....	322	
Ontario Municipal Board Act.....	323	1972, c. 1, s. 11 and c. 110.
Ontario Municipal Employees Retirement System Act.....	324	1972, c. 102; 1973, c. 159; 1974, c. 102; 1975, c. 34; 1976, c. 27.
Ontario Municipal Improvement Corporation Act	325	1974, c. 77.
Ontario New Home Warranties Plan Act.....	...	1976, c. 52.
Ontario Northland Transportation Commission Act.....	326	
Ontario Parks Integration Board Act.....	327	1972, c. 4, s. 18, rep.
Ontario Pensioners Assistance Act.....	...	1973, c. 122; 1974, c. 78, rep.
Ontario Place Corporation Act.....	...	1972, c. 33; 1973, c. 40.
Ontario Planning and Development Act.....	...	1973, c. 51; 1974, c. 50.
Ontario Producers, Processors, Distributors and Consumers Food Council Act.....	328	1978, c. 100, s. 17, rep.
Ontario School Trustees' Council Act.....	329	1974, c. 65; 1978, c. 99, sup.
Ontario Student Housing Corporation Act.....	...	1978, c. 39.
Ontario Telephone Development Corporation Act	330	1972, c. 1, s. 102.
Ontario Transportation Development Corporation Act.....	...	1973, c. 66; 1975, c. 55.
Ontario Unconditional Grants Act.....	...	1975, c. 7; 1977, c. 7; 1978, c. 87, s. 43.
Ontario Universities Capital Aid Corporation Act	331	1971, c. 39; 1973, c. 65; 1974, c. 92.
Ontario Water Resources Act.....	332	1972, c. 1, s. 70; 1973, c. 90; 1974, c. 19; 1975, c. 71; 1978, c. 87, s. 18.
Ontario Water Resources Commission Act..... (<i>See now</i> Ontario Water Resources Act)	332	1972, c. 1, s. 70.
Ontario Youth Employment Act.....	...	1977, c. 12.
Operating Engineers Act.....	333	1971, c. 50, s. 64; 1972, c. 1, s. 49 and c. 41.
Ophthalmic Dispensers Act.....	334	
Optometry Act..... (<i>See now</i> Health Disciplines Act)	335	1974, c. 47, s. 115 (1), rep.
Osgoode Hall Law School Scholarships Act (1968-69, c. 90).....	...	1972, c. 70; 1973, c. 140.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Ottawa-Carleton Amalgamations and Elections Act.....	...	1973, c. 93.
Oxford (County of) Act.....	...	1974, c. 57; 1974, c. 118 and c. 129; 1975, c. 49; 1976, c. 73; 1977, c. 36; 1978, c. 36 and c. 87, s. 35.
Oxford Municipal Hydro-Electric Service Act...	...	1977, c. 60.
P		
Paperback and Periodical Distributors Act.....	...	1971, c. 82; 1972, c. 1, s. 50; 1974, c. 27.
Parents' Maintenance Act..... (<i>See now</i> Family Law Reform Act)	336	1978, c. 2, s. 84, rep.
Parks Assistance Act.....	337	1972, c. 1, s. 86.
Parkway Belt Planning and Development Act..	...	1973, c. 53; 1974, c. 51.
Partition Act.....	338	
Partnerships Act.....	339	
Partnerships Registration Act.....	340	1971, c. 98, s. 4, Sched. par. 25; 1972, c. 1, s. 51; 1973, c. 7.
Pawnbrokers Act.....	341	1971, c. 50, s. 65.
Peel Municipal Hydro-Electric Service Act.....	...	1977, c. 29.
Pelee (Township) Act.....	...	1978, c. 46.
Pension Benefits Act.....	342	1973, c. 113; 1977, c. 40, s. 60; 1978, c. 2, s. 85.
Perpetuities Act.....	343	1977, c. 40, s. 90 and c. 41, s. 20.
Personal Property Security Act.....	344	1972, c. 1, s. 52; 1973, c. 102; 1976, c. 39; 1977, c. 23.
Personation Act..... (<i>See now</i> Election Act)	345	1971, c. 100, s. 11, rep.
Pesticides Act.....	346	1971, c. 50, s. 66; 1972, c. 1, s. 71; 1973, c. 25, sup.; 1974, c. 21.
Petroleum Products Price Freeze Act.....	...	1975, c. 66.
Petroleum Resources Act.....	...	1971, c. 94; 1978, c. 87, s. 28.
Petty Trespass Act.....	347	
Pharmacy Act..... (<i>See now</i> Health Disciplines Act)	348	1972, c. 99; 1973, c. 126; 1974, c. 47, s. 168 (1), rep.
Pits and Quarries Control Act.....	...	1971, c. 96; 1978, c. 87, s. 29.
Planning Act.....	349	1971, c. 2; 1972, c. 118; 1973, c. 168; 1974, c. 53; 1975 (2nd Sess.), c. 18; 1976, c. 38 and c. 64; 1978, c. 87, s. 21 and c. 93.
Plant Diseases Act.....	350	1971, c. 50, s. 67; 1978, c. 100, s. 18.
Point Edward (Village of) Act (<i>1970, c. 67</i>).....	...	1972, c. 87, sup.
Police Act.....	351	1972, c. 1, s. 97 and c. 103; 1974, c. 106.
Policy and Priorities Board of Cabinet Act.....	...	1971 (2nd Sess.), c. 13.
Pollution Abatement Incentive Act.....	352	1972, c. 1, s. 72; 1975, c. 2.
Port Colborne (City of) Act.....	...	1974, c. 49.
Pounds Act.....	353	1975, c. 67.
Power Commission Act..... (<i>See now</i> Power Corporation Act)	354	1972, c. 1, s. 73; 1973, c. 57.
Power Commission Insurance Act..... (<i>See now</i> Power Corporation Insurance Act)	355	1973, c. 59.
Power Control Act.....	356	1973, c. 58, rep.
Power Corporation Act.....	354	1972, c. 1, s. 73; 1973, c. 57; 1978, c. 87, s. 16.
Power Corporation Insurance Act.....	355	1973, c. 59.
Powers of Attorney Act.....	357	
Prearranged Funeral Services Act.....	358	
Pregnant Mare Urine Farms Act.....	359	1971, c. 50, s. 68; 1975, c. 54; 1978, c. 100, s. 19, rep.
Prepaid Hospital and Medical Services Act.....	360	
Private Hospitals Act.....	361	1973, c. 123.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Private Investigators and Security Guards Act..	362	1972, c. 1, s. 98.
Private Sanitaria Act.....	363	1978, c. 87, s. 19.
Private Vocational Schools Act.....	...	1974, c. 48.
Probation Act..... (<i>See now</i> Ministry of Correctional Services Act)	364	1972, c. 1, s. 60; 1978, c. 37, s. 48 (2), rep.
Proceedings Against the Crown Act.....	365	1973, c. 10.
Professional Engineers Act.....	366	1972, c. 45.
Property and Civil Rights Act.....	367	
Property Tax Stabilization Act..... (<i>See now</i> Ontario Unconditional Grants Act)	...	1973, c. 73; 1974, c. 23; 1975, c. 7, s. 2 (1), rep.
Protection of Cattle Act (<i>R.S.O. 1950, c. 294</i>)...	...	1973, c. 110.
Provincial Auctioneers Act.....	368	1971, c. 50, s. 69; 1978, c. 100, s. 20.
Provincial Courts Act.....	369	1976, c. 85, s. 23; 1977, c. 22, s. 1 (4) and c. 46; 1978, c. 2, s. 86 (1) and c. 71.
Provincial Land Tax Act.....	370	1971, c. 50, s. 70; 1972, c. 1, s. 91; 1973, c. 135.
Provincial Parks Act.....	371	1971, c. 16; 1972, c. 1, s. 87 and c. 27; 1976, c. 56.
Provincial Parks Municipal Tax Assistance Act..	...	1971, c. 78; 1974, c. 110, sup.; 1978, c. 87, s. 44.
Provincial Schools Negotiations Act.....	...	1975, c. 81.
Psychologists Registration Act.....	372	
Public Accountancy Act.....	373	
Public Authorities Protection Act.....	374	1976, c. 19.
Public Commercial Vehicles Act.....	375	1971, c. 50, s. 71; 1973, c. 166; 1975 (2nd Sess.), c. 7; 1976, c. 22.
Public Halls Act.....	376	1971, c. 50, s. 72.
Public Health Act.....	377	1971, c. 95; 1972, c. 80; 1973, c. 130; 1974, c. 61 and c. 87; 1975, c. 61; 1978, c. 87, s. 20.
Public Hospitals Act.....	378	1972, c. 90; 1973, c. 164.
Public Inquiries Act.....	379	1971, c. 49, sup.
Public Institutions Inspection Act.....	...	1974, c. 64.
Public Lands Act.....	380	1971, c. 46; 1972, c. 4, s. 19 and c. 29; 1975, c. 65; 1978, c. 87, s. 30.
Public Libraries Act.....	381	1971, c. 98, s. 4, Sched. par. 26; 1972, c. 1, s. 17; 1973, c. 141.
Public Officers Act.....	382	
Public Officers' Fees Act.....	383	1972, c. 108.
Public Parks Act.....	384	1972, c. 166; 1978, c. 87, s. 45.
Public Schools Act..... (<i>See now</i> Education Act)	385	1971, c. 69 and c. 98, s. 4, Sched. par. 27; 1972, c. 74; 1973, c. 37; 1974, c. 109, s. 272, rep.
Public Service Act.....	386	1972, c. 1, s. 107 and c. 96; 1973, c. 85.
Public Service Superannuation Act.....	387	1971, c. 40; 1971 (2nd Sess.), c. 10; 1972, c. 1, s. 76; 1974, c. 37; 1975, c. 73.
Public Service Works on Highways Act.....	388	
Public Transportation and Highway Improvement Act.....	201	1971, c. 61; 1973, c. 20 and c. 67; 1974, c. 100; 1976, c. 41; 1977, c. 53.
Public Trustee Act.....	389	1971, c. 50, s. 73.
Public Utilities Act.....	390	1976, c. 28; 1978, c. 87, s. 46.
Public Utilities Corporations Act.....	391	
Public Vehicles Act.....	392	1971, c. 50, s. 74; 1972, c. 127; 1977, c. 32; 1978, c. 23.
Public Works Act..... (<i>See now</i> Government Services Act)	393	1972, c. 1, s. 74.
Public Works Creditors Payment Act..... (<i>See now</i> Mechanics' Lien Act and Ministry of Transportation and Communications Creditors Payment Act)	394	1975, c. 45, rep.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Public Works Protection Act.....	395	1972, c. 1, s. 99.
Pyramidic Sales Act.....	...	1972, c. 57; 1978, c. 105, rep.
Q		
Quieting Titles Act.....	396	1972, c. 49; 1977, c. 41, s. 21.
R		
Race Tracks Tax Act.....	397	1972, c. 20.
Racing Commission Act.....	398	1973, c. 116; 1978, c. 25.
Radiological Technicians Act.....	399	
Railway Fire Charge Act.....	400	1971, c. 50, s. 75; 1972, c. 1, s. 92.
Real Estate and Business Brokers Act.....	401	1971, c. 50, s. 76; 1972, c. 1, s. 53.
Reciprocal Enforcement of Judgments Act.....	402	
Resiprocal Enforcement of Maintenance Orders Act.....	403	1978, c. 2, s. 87.
Regional Development Councils Act.....	404	1973, c. 72, rep.
Regional Municipal Grants Act..... (See now Ontario Unconditional Grants Act)	405	1971, c. 73; 1972, c. 64; 1973, c. 62 and c. 160; 1974, c. 24; 1975, c. 7, s. 2 (1), rep.
Regional Municipalities Amendment Act.....	...	1974, c. 5; 1974, c. 117; 1975, c. 46; 1976, c. 43 and c. 70; 1977, c. 34; 1978, c. 33.
Regional Municipality of Durham Act.....	...	1973, c. 78, c. 147, c. 168, s. 14, par. 10 and c. 176; 1974, c. 5, s. 6 and c. 117, ss. 50 to 54; 1976, c. 43, ss. 96 to 106 and c. 70, ss. 49 to 55; 1977, c. 34, ss. 43 to 47; 1978, c. 33, ss. 106 to 116 and c. 87, s. 47.
Regional Municipality of Haldimand-Norfolk Act	...	1973, c. 96 and c. 155; 1974, c. 5, s. 7, c. 10 and c. 117, ss. 55 to 59; 1975, c. 46, s. 14; 1976, c. 43, ss. 107 to 117 and c. 70, ss. 56 to 61; 1977, c. 34, ss. 48 to 52; 1978, c. 33, ss. 117 to 127 and c. 87, s. 48.
Regional Municipality of Halton Act.....	...	1973, c. 70, c. 162 and c. 168, s. 14, par. 8; 1974, c. 5, s. 4 and c. 117, ss. 40 to 44; 1976, c. 43, ss. 72 to 83 and c. 70, ss. 37 to 42; 1977, c. 34, ss. 32 to 37; 1978, c. 33, ss. 80 to 92 and c. 87, s. 49.
Regional Municipality of Hamilton-Wentworth Act.....	...	1973, c. 74, c. 163 and c. 168, s. 14, par. 9; 1974, c. 5, s. 5 and c. 117, ss. 45 to 49; 1976, c. 43, ss. 84 to 95, c. 70, ss. 43 to 48 and c. 84; 1977, c. 34, ss. 38 to 42; 1978, c. 33, ss. 93 to 105 and c. 87, s. 50.
Regional Municipality of Niagara Act.....	406	1971, c. 77; 1972, c. 51; 1973, c. 54, c. 158 and c. 168, s. 14, par. 2; 1974, c. 30 and c. 117, ss. 7 to 12; 1975, c. 46, ss. 7 to 9; 1976, c. 43, ss. 14 to 26 and c. 70, ss. 7 to 11; 1977, c. 34, ss. 7 to 10; 1978, c. 33, ss. 14 to 26, c. 59 and c. 87, s. 51.
Regional Municipality of Ottawa-Carleton Act..	407	1971, c. 74; 1972, c. 126; 1973, c. 71, c. 138 and c. 168, s. 14, par. 3; 1974, c. 5, s. 1, c. 67 and c. 117, ss. 1 to 6; 1975, c. 46, ss. 1 to 6; 1976, c. 43, ss. 1 to 13 and c. 70, ss. 1 to 6; 1977, c. 34, ss. 1 to 6; 1978, c. 33, ss. 1 to 13 and c. 87, s. 52.
Regional Municipality of Peel Act.....	...	1973, c. 60, c. 161 and c. 168, s. 14, par. 7; 1974, c. 5, s. 3 and c. 117, ss. 34 to 39; 1975, c. 46, s. 13; 1976, c. 43, ss. 61 to 71 and c. 70, ss. 31 to 36; 1977, c. 34, ss. 27 to 31; 1978, c. 33, ss. 68 to 79 and c. 87, s. 53.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Regional Municipality of Sudbury Act.....	...	1972, c. 104 and c. 167; 1973, c. 139 and c. 168, s. 14, par. 5; 1974, c. 54 and c. 117, ss. 26 to 33; 1975, c. 46, s. 12; 1976, c. 43, ss. 50 to 60 and c. 70, ss. 25 to 30; 1977, c. 34, ss. 22 to 26; 1978, c. 33, ss. 57 to 67 and c. 87, s. 54.
Regional Municipality of Waterloo Act.....	...	1972, c. 105 and c. 164; 1973, c. 137 and c. 168, s. 14, par. 6; 1974, c. 5, s. 2, c. 44 and c. 117, ss. 20 to 25; 1975, c. 46, s. 11; 1976, c. 43, ss. 38 to 49 and c. 70, ss. 20 to 24; 1977, c. 34, ss. 16 to 21; 1978, c. 33, ss. 44 to 56 and c. 87, s. 55.
Regional Municipality of York Act.....	408	1971, c. 75; 1972, c. 78 and c. 153; 1973, c. 156 and c. 168, s. 14, par. 4; 1974, c. 117, ss. 13 to 19; 1975, c. 46, s. 10; 1976, c. 43, ss. 27 to 37 and c. 70, ss. 12 to 19; 1977, c. 34, ss. 11 to 15; 1978, c. 33, ss. 27 to 43 and c. 87, s. 56.
Registry Act.....	409	1971, c. 50, s. 77 and c. 98, s. 4, Sched. par. 28; 1972, c. 1, s. 54 and c. 133; 1973, c. 120; 1977, c. 8, s. 7; 1978, c. 8.
Regulations Act.....	410	
Religious Institutions Act.....	411	
Replevin Act.....	412	
Representation Act.....	413	1975, c. 13, sup.; 1976, c. 6.
Residential Premises Rent Review Act.....	...	1975 (2nd Sess.), c. 12; 1976, c. 2 and c. 36; 1977, c. 3; 1978, c. 53, c. 80 and c. 103.
Residential Property Tax Reduction Act.....	414	1972, c. 65, sup.; 1973, c. 61, ss. 1, 2; 1973, c. 61, s. 3, rep.
Retail Business Holidays Act.....	...	1975 (2nd Sess.), c. 9.
Retail Sales Tax Act.....	415	1972, c. 21; 1973, c. 23; 1974, c. 7; 1975, c. 9; 1976, c. 23 and c. 82; 1977, c. 13; 1978, c. 6 and c. 19.
Revised Regulations Confirmation Act.....	...	1972, c. 84.
Revised Statutes Confirmation Act.....	...	1972, c. 83.
Riding Horse Establishments Act.....	...	1972, c. 59; 1978, c. 100, s. 21.
Rights of Labour Act.....	416	
Road Access Act.....	...	1978, c. 61.
Royal Canadian Legion Act.....	...	1975, c. 24.
Royal Ontario Museum Act.....	417	
Rural Housing Assistance Act.....	418	
Rural Hydro-Electric Distribution Act.....	419	
Rural Power District Loans Act.....	420	
Ryerson Polytechnical Institute Act (1962-63 c. 128; 1966, c. 139).....	...	1971, c. 65; 1977, c. 47, sup.
S		
Sale of Goods Act.....	421	
Sanatoria for Consumptives Act.....	422	1972, c. 94.
Sandwich, Windsor and Amherstburg Railway Act (1930, c. 17; 1932, c. 53, s. 44; 1932, c. 56; 1933, c. 59, s. 32; 1935, c. 66, s. 16; 1936, c. 56, s. 15; 1968, c. 120; 1970, c. 68).....	...	1977, c. 57.
Sault Ste. Marie Board of Education and Teachers Dispute Act.....	...	1976, c. 26.
School Boards and Teachers Collective Negotiations Act.....	...	1975, c. 72.
School Trust Conveyances Act.....	423	

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Schools Administration Act..... (<i>See now</i> Education Act)	424	1971, c. 90; 1972, c. 1, s. 62, c. 77 and c. 160; 1973, c. 92 and c. 118; 1974, c. 109, s. 272, rep.
Secondary Schools and Boards of Education Act. (<i>See now</i> Education Act)	425	1971, c. 68 and c. 98, s. 4, Sched. par. 29; 1972, c. 1, s. 63, c. 75 and c. 136; 1973, c. 91; 1974, c. 109, s. 272, rep.
Securities Act.....	426	1971, c. 31; 1972, c. 1, s. 55; 1973, c. 11; 1978, c. 47, sup.
Security Transfer Tax Act.....	427	1972, c. 18; 1973, c. 43, rep.
Seduction Act..... (<i>See now</i> Family Law Reform Act)	428	1971, c. 98, s. 4, Sched. par. 30; 1978, c. 2, s. 69 (5), rep.
Seed Potatoes Act.....	429	1978, c. 100, s. 22.
Separate Schools Act..... (<i>See now</i> Education Act)	430	1971, c. 70 and c. 98, s. 4, Sched. par. 31; 1972, c. 1, s. 64, c. 76 and c. 137; 1973, c. 117; 1974, c. 109, s. 272, rep.
Settled Estates Act.....	431	
Settlers' Pulpwood Protection Act.....	432	
Sheridan Park Corporation Act.....	433	
Sheriffs Act.....	434	
Shoreline Property Assistance Act.....	...	1973, c. 22; 1974, c. 38; 1978, c. 10.
Short Forms of Conveyances Act.....	435	
Short Forms of Leases Act.....	436	
Short Forms of Mortgages Act.....	437	
Silicosis Act..... (<i>See now</i> Occupational Health and Safety Act)	438	1971, c. 50, s. 78; 1978, c. 83, s. 42, par. 6, rep.
Small Claims Courts Act.....	439	R.S.O. 1970, c. 439, ss. 108 (2), 112 (3), 113 (2), 197 (3); 1972, c. 107; 1977, c. 52.
Snow Roads and Fences Act.....	440	
Solicitors Act.....	441	
Spruce Pulpwood Exportation Act.....	442	1971, c. 50, s. 79.
Statistics Act.....	443	
Statute of Frauds.....	444	1978, c. 2, s. 88.
Statute Labour Act.....	445	1971, c. 98, s. 4, Sched. par. 32; 1978, c. 87, s. 57.
Statutes Act.....	446	1974, c. 83.
Statutory Powers Procedure Act.....	...	1971, c. 47.
St. Clair Parkway Commission Act (1966, c. 146)	1978, c. 87, s. 31.
St. Lawrence Parks Commission Act.....	447	
Stock Yards Act.....	448	1971, c. 50, s. 80; 1975, c. 57.
Succession Duty Act.....	449	1971, c. 15 and c. 98, s. 4, Sched. par. 33; 1971 (2nd Sess.), c. 3; 1972, c. 17; 1973, c. 109; 1974, c. 40; 1975, c. 14; 1976, c. 20; 1977, c. 8 and c. 41, s. 22.
Succession Law Reform Act.....	...	1977, c. 40.
Successor Rights (Crown Transfers) Act.....	...	1977, c. 30.
Summary Convictions Act.....	450	1971, c. 10.
Sunnybrook Hospital Act (1966, c. 150).....	...	1972, c. 71.
Superannuation Adjustment Benefits Act.....	...	1975, c. 82.
Supply Act.....	...	1978, c. 3 and c. 106.
Surrogate Courts Act.....	451	1971, c. 59 and c. 98, s. 4, Sched. par. 34; 1971 (2nd Sess.), c. 16; 1972, c. 8; 1973, c. 19; 1976, c. 18; 1977, c. 43.
Surveyors Act.....	452	
Surveys Act.....	453	1971, c. 50, s. 81 and c. 53; 1972, c. 4, s. 20 and c. 30; 1978, c. 87, s. 32.
Survivorship Act..... (<i>See now</i> Succession Law Reform Act)	454	1972, c. 43; 1977, c. 40, s. 62 (1), rep.

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
T		
Tax Sales Confirmation Act.....	...	1974, c. 90.
Teachers' Superannuation Act.....	455	1971 (2nd Sess.), c. 9; 1972, c. 1, s. 65; 1973, c. 36; 1975, c. 85.
Teaching Profession Act.....	456	1972, c. 1, s. 66.
Telephone Act.....	457	1972, c. 1, s. 103.
Territorial Division Act.....	458	1974, c. 9; 1975, c. 48; 1976, c. 9.
Theatres Act.....	459	1971, c. 50, s. 82; 1972, c. 1, s. 56; 1975, c. 60; 1978, c. 87, s. 14.
Thorold (City of) Act.....	...	1975, c. 32.
Thunder Bay (City of) Act (1968-69, c. 56; 1970, c. 125).....	...	1972, c. 36; 1974, c. 45; 1976, c. 34 and c. 57.
Ticket Speculation Act.....	460	
Tile Drainage Act.....	461	1971, c. 37, sup; 1975, c. 80.
Time Act.....	462	
Timmins-Porcupine (City of) Act.....	...	1972, c. 117 and c. 154; 1973, c. 127; 1977, c. 38; 1978, c. 9.
Tobacco Tax Act.....	463	1972, c. 16; 1976, c. 24; 1977, c. 11; 1978, c. 5.
Toll Bridges Act.....	464	
Topsoil Preservation Act.....	...	1977, c. 49.
Toronto Area Transit Operating Authority Act..	...	1974, c. 69; 1977, c. 39.
Toronto Stock Exchange Act.....	465	
Toronto Transit Commission Labour Disputes Settlement Act.....	...	1974, c. 71, s. 11, rep.; 1978, c. 56.
Tourism Act.....	122	1971, c. 50, s. 31; 1972, c. 1, s. 79.
Trade Schools Regulation Act..... (See now Private Vocational Schools Act)	466	1972, c. 1, s. 18; 1974, c. 48, s. 21, rep.
Training Schools Act.....	467	1975, c. 21; 1978, c. 66.
Travel Industry Act.....	...	1974, c. 115; 1976, c. 53.
Trees Act.....	468	
Trench Excavators' Protection Act..... (See now Construction Safety Act)	469	1971, c. 50, s. 83; 1973, c. 47, s. 32 (2), rep.
Trustee Act.....	470	1971, c. 32; 1973, c. 15; 1975, c. 39; 1977, c. 40, s. 43 (1) (d); 1978, c. 22.
U		
Unclaimed Articles Act.....	471	
Unconscionable Transactions Relief Act.....	472	
Unified Family Court Act.....	...	1976, c. 85; 1977, c. 4; 1978, c. 68.
University Expropriation Powers Act.....	473	1974, c. 4.
University of Guelph Act (1964, c. 120; 1965, c. 136)	...	1971, c. 56, s. 21.
University of Toronto Act.....	...	1971, c. 56, sup.; 1978, c. 88.
Upholstered and Stuffed Articles Act.....	474	1971, c. 50, s. 84; 1972, c. 1, s. 57.
Used Car Dealers Act..... (See now Motor Vehicle Dealers Act)	475	1971, c. 21 and c. 50, s. 85.
V		
Vacant Land Cultivation Act.....	476	
Variation of Trusts Act.....	477	
Vendors and Purchasers Act.....	478	
Venereal Diseases Prevention Act.....	479	1971, c. 33.
Venture Investment Corporations Registration Act.....	...	1977, c. 10.
Veterinarians Act.....	480	
Vexatious Proceedings Act.....	481	
Vicious Dogs Act.....	482	

Title of Act	R.S.O. 1970 Chap.	Amendments in 1971, 1971 (2nd Sess.), 1972, 1973, 1974, 1975, 1975 (2nd Sess.), 1976, 1977, and 1978.
Vital Statistics Act.....	483	1971, c. 98, s. 4, Sched. par. 35; 1972, c. 1, s. 58; 1973, c. 114; 1976, c. 40; 1977, c. 41, s. 23; 1978, c. 81.
Vocational Rehabilitation Services Act.....	484	1971, c. 50, s. 86; 1974, c. 97.
Voters' Lists Act..... (<i>See now</i> Municipal Elections Act)	485	1972, c. 95, s. 118, rep.
W		
Wages Act.....	486	1971, c. 20.
Warble Fly Control Act.....	487	
Warehouse Receipts Act.....	489	
Warehousemen's Lien Act.....	488	
War Veterans Burial Act.....	490	
Wasaga Beach (Town of) Act.....	...	1973, c. 79; 1974, c. 89.
Wasaga Beach (Village of) Act.....	...	1972, c. 88.
Waste Management Act..... (<i>See now</i> Environmental Protection Act)	491	1971, c. 86, s. 104, rep.
Water Powers Regulation Act.....	492	1972, c. 28, s. 1, rep.
Waterloo Electrical Service Areas Act.....	...	1977, c. 28.
Weed Control Act.....	493	1971, c. 50, s. 87; 1972, c. 39; 1973, c. 89; 1978, c. 87, s. 9.
Welfare Units Act.....	494	
Wharfs and Harbours Act.....	495	
White Cane Act..... (<i>See now</i> Blind Persons' Rights Act)	496	1976, c. 14, s. 7, rep.
Wild Rice Harvesting Act.....	497	1971, c. 50, s. 88.
Wilderness Areas Act.....	498	1978, c. 87, s. 33.
Wilfrid Laurier University Act.....	...	1973, c. 87.
Wills Act..... (<i>See now</i> Succession Law Reform Act)	499	1971, c. 3 and c. 98, s. 4, Sched. par. 36; 1977, c. 40, s. 43 (1) (a), rep.
Windsor Board of Education and Teachers Dispute Act.....	...	1976, c. 31.
Wine Content Act.....	...	1972, c. 171; 1976, c. 78, sup.
Wolfe and Bear Bounty Act.....	500	1971, c. 50, s. 89; 1972, c. 144, rep.
Wolf Damage to Live Stock Compensation Act.. (<i>See now</i> Dog Licensing and Live Stock and Poultry Protection Act)	...	1972, c. 145; 1974, c. 94, s. 9, rep.
Women's Equal Employment Opportunity Act.. (<i>See now</i> The Ontario Human Rights Code)	501	1971, c. 50, s. 90; 1972, c. 119, s. 15, rep.
Woodlands Improvement Act.....	502	1978, c. 87, s. 34.
Woodmen's Employment Act.....	503	1971, c. 50, s. 91.
Woodmen's Lien for Wages Act.....	504	
Wool Marketing Act.....	...	1974, c. 56; 1978, c. 87, s. 10.
Workmen's Compensation Act.....	505	1971, c. 62 and c. 98, s. 4, Sched. par. 37; 1973, c. 46 and c. 173; 1974, c. 70; 1975, c. 47; 1977, c. 41, s. 24; 1978, c. 54.
Workmen's Compensation Insurance Act.....	506	
Y		
York County Board of Education Teachers Dispute Act.....	...	1974, c. 1.
York Municipal Hydro-Electric Service Act.....	...	1978, c. 31.

TABLE OF PROCLAMATIONS

Setting out the Public Acts and parts of Public Acts in the Revised Statutes of Ontario, 1970 and subsequent annual volumes that have been and that are to be brought into force by Proclamation.

A

ACTS AND PARTS OF ACTS PROCLAIMED AND THE DATES UPON WHICH THEY CAME INTO FORCE

- ADMINISTRATION OF JUSTICE AMENDMENT ACT: 1971, c. 8 (12th January, 1972).
- AGE OF MAJORITY AND ACCOUNTABILITY ACT: 1971, c. 98, s. 4 and Sched. Pars. 3, 12, 17, 18, 19, 21, 23, 24, 26, 27, 29, 31 and 32 (28th July, 1971); ss. 1-3, 5-20 and Sched. Pars. 1, 2, 4-11, 13-16, 20, 22, 25, 28, 30, 33 and 34-37 (1st September, 1971).
- AGRICULTURAL TILE DRAINAGE INSTALLATION ACT: 1972, c. 38 (2nd April, 1973).
- ALGONQUIN FORESTRY AUTHORITY ACT: 1974, c. 99 (1st January, 1975).
- ART GALLERY OF ONTARIO AMENDMENT ACT: 1978, c. 74 (31st January, 1979).
- ARTIFICIAL INSEMINATION OF CATTLE AMENDMENT ACT: 1973, c. 119 (1st January, 1974).
- ASSESSMENT AMENDMENT ACT: 1973, c. 26, s. 2 (30th August, 1974); 1974, c. 41, s. 22 (29th August, 1975).
- ASSIGNMENT OF BOOK DEBTS AMENDMENT AND REPEAL ACT: 1967, c. 5, s. 3—*but see* R.S.O. 1970, c. 33, s. 24 (1st April, 1976).
- AUDIT ACT: 1977, c. 61 (1st April, 1978).
- AUDIT AMENDMENT ACT: 1971, c. 54 (31st August, 1971).
- BANTING AND BEST MEDICAL RESEARCH REPEAL ACT: 1973, c. 29 (1st January, 1974).
- BEEF CATTLE MARKETING AMENDMENT ACT: 1974, c. 43 (15th April, 1976).
- BILLS OF SALE ACT: R.S.O. 1970, c. 44 (1st April, 1976).
- BILLS OF SALE AND CHATTEL MORTGAGES AMENDMENT AND REPEAL ACT: 1967, c. 8, s. 4—*but see* R.S.O. 1970, c. 45, s. 40 (1st April, 1976).
- BUILDING CODE ACT: 1974, c. 74 (31st December, 1975).
- BUILDING CODE AMENDMENT ACT: 1978, c. 40 (14th August, 1978).
- BUSINESS PRACTICES ACT: 1974, c. 131 (1st May, 1975).
- CHILD WELFARE AMENDMENT ACT: 1972, c. 109, s. 5 (1st September, 1972); 1975, c. 1, ss. 1 to 7, 10 to 40 (1st August, 1975).
- CIVIL RIGHTS STATUTE LAW AMENDMENT ACT: 1971, c. 50 (17th April, 1972).
- COMMUNITY RECREATION CENTRES ACT: 1974, c. 80 (1st April, 1975).
- COMPENSATION FOR VICTIMS OF CRIME ACT: 1971, c. 51 (1st September, 1971).
- CONDITIONAL SALES AMENDMENT AND REPEAL ACT: 1967, c. 11, s. 4—*but see* R.S.O. 1970, c. 76, s. 18 (1st April, 1976).
- CONDOMINIUM AMENDMENT ACT: 1974, c. 133, ss. 10, 15 (30th June, 1975); 1977, c. 67 (1st January, 1978).
- CONSTRUCTION SAFETY ACT: 1973, c. 47 (1st August, 1973).
- CONSUMER PROTECTION AMENDMENT ACT: 1971, c. 24 (18th October, 1971).
- CONSUMER REPORTING ACT: 1973, c. 97 (2nd July, 1974).
- CO-OPERATIVE CORPORATIONS ACT: 1973, c. 101 (31st March, 1974).
- CORONERS ACT: 1972, c. 98 (31st May, 1973).
- CORPORATIONS AMENDMENT ACT: 1973, c. 104, s. 2 (1st February, 1974), s. 1 (31st March, 1974).
- CORPORATIONS INFORMATION ACT: 1971, c. 27 (1st October, 1971). Except s. 2, s. 2 (1st January, 1972).
- CORPORATIONS TAX AMENDMENT ACT: 1976, c. 63 (24th February, 1977); 1977, c. 58, s. 8 [ss. 14 (11), 15 (5), 16 (4, 5, 6), 25 (5), 31] (12th January, 1978).
- COUNTY JUDGES AMENDMENT ACT: 1977, c. 44 (1st December, 1977).

- CREDIT UNIONS AND CAISSES POPULAIRES ACT: 1976, c. 62, ss. 1, 2, 4 to 10, 12 to 18, 20 to 34, 36, 38 to 61, 66 to 69, 72, 73, 75, 77 to 80, 83 to 91, 93, 94, 119 to 123, 125 to 135, 137 to 142, 144 to 146, 148, 149 (31st January, 1977), ss. 95 to 98, 103 (24th March, 1977), ss. 101, 102 (31st May, 1977), ss. 3, 11, 19, 37, 71, 81, 82, 147 (29th July, 1977), ss. 99, 104 to 113, 116 to 118, 124 (1st December, 1977), ss. 62 to 64, 70, 74, 92, 114, 115, 136, 143 (1st January, 1978), s. 35 (31st January, 1979).
- CREDIT UNIONS AMENDMENT ACT: 1974, c. 39 (19th June, 1974).
- CROWN EMPLOYEES COLLECTIVE BARGAINING ACT: 1972, c. 67 (29th December, 1972).
- CROWN EMPLOYEES COLLECTIVE BARGAINING AMENDMENT ACT: 1974, c. 135, ss. 5, 6, 8 (17th April, 1975), ss. 1 to 4, 7, 9 to 22 (21st July, 1975).
- CROWN WITNESSES AMENDMENT ACT: 1971, c. 5 (3rd July, 1972).
- DAY NURSERIES AMENDMENT ACT: 1973, c. 77, ss. 1 (1, 2, 5), 2, 3, 4 (2), 5, 9 (13th March, 1974).
- DENTISTRY AMENDMENT ACT: 1972, c. 141, ss. 1, 2 (22nd November, 1973), ss. 3, 4, 5 (8th February, 1973); 1974, c. 35 (24th January, 1975).
- DENTURE THERAPISTS ACT: 1972, c. 163, ss. 2, 3, 7, 18, 19, 20, 21 (22nd February, 1973), ss. 1, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 (6th July, 1973); 1974, c. 34 (24th January, 1975).
- DEPARTMENT OF COLLEGES AND UNIVERSITIES ACT: 1971, c. 66 (1st October, 1971).
- DEPARTMENT OF EDUCATION AMENDMENT ACT: 1971, c. 89, s. 4 (1st October, 1971).
- DEVELOPMENT CORPORATIONS ACT: 1973, c. 84 (5th December, 1973).
- DEVELOPMENT CORPORATIONS AMENDMENT ACT: 1973, c. 125 (5th December, 1973).
- DISTRICT WELFARE ADMINISTRATION BOARDS AMENDMENT ACT: 1972, c. 25 (1st January, 1973).
- DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION AMENDMENT ACT: 1974, c. 94 (1st March, 1975); 1975, c. 86 (15th February, 1976).
- DRAINAGE ACT: 1975, c. 79, ss. 1 to 84, 85 (a) (i), 85 (c), 86, 87 (1, 2), 88 to 128 (1st April, 1976).
- DRAINAGE AMENDMENT ACT: 1976, c. 8 (1st June, 1976).
- EMPLOYEES' HEALTH AND SAFETY ACT: 1976, c. 79, s. 8 (1st July, 1977).
- EMPLOYMENT STANDARDS ACT: 1974, c. 112, ss. 1 to 33, 35 to 69 (1st January, 1975), s. 34 (1st November, 1975).
- ENERGY ACT: 1971, c. 44 (16th June, 1972).
- ENVIRONMENTAL ASSESSMENT ACT: 1975, c. 69, ss. 18 (1-11, 13), 19, 21 to 23, 46, 47 (20th April, 1976), ss. 1 (*a-n*), (*o*) (i), (*p*), 2, 3 (*a*), 4 to 17, 18 (12, 14-20), 20, 24 to 40, 41 (*c, f, g, h*), 42 to 44, 45 (1, 3) (20th October, 1976); ss. 1 (*o*) (ii), 3 (*b*), 41 (*a, b, d, e*), 45 (2) (16th January, 1977).
- ENVIRONMENTAL PROTECTION ACT: 1971, c. 86, ss. 1-56 and 63-107 (11th August, 1971), ss. 60 (2), 62 (15th April, 1974).
- ENVIRONMENTAL PROTECTION AMENDMENT ACT: 1972, c. 106, ss. 18, 19, 20, 21, 31 (4-10) (1st January, 1973); 1973, c. 94, ss. 1, 2, 3, 7, 8, 9, 10, 12 (27th December, 1973), ss. 6, 11 (1, 2, 4) (15th April, 1974), ss. 4, 5, 11 (3) (3rd June, 1974); 1974, c. 20, ss. 8, 10 (9th August, 1974); 1974, c. 125 (8th October, 1975); 1975, c. 70 (20th April, 1976).
- EXECUTIVE COUNCIL AMENDMENT ACT: 1971 (2nd Sess.), c. 14 (5th January, 1972).
- FAMILY LAW REFORM ACT: 1975, c. 41 (10th July, 1975).
- FARM INCOME STABILIZATION ACT: 1976, c. 77 (4th April, 1977).
- FARM PRODUCTS GRADES AND SALES AMENDMENT ACT: 1974, c. 6 (5th May, 1975).
- FARM PRODUCTS MARKETING AMENDMENT ACT (No. 2): 1971, c. 42 (24th November, 1972).
- FINANCIAL ADMINISTRATION AMENDMENT ACT: 1971, c. 55, ss. 1-3 (31st August, 1971); ss. 4-7 (30th July, 1971).
- FORT WILLIAM LAND TITLES AND REGISTRY OFFICE REPEAL ACT: 1971, c. 58 (22nd November, 1971).
- FUNERAL SERVICES ACT: 1976, c. 83, ss. 2 (1-8), 33, 46, 47 (28th November, 1977); ss. 1, 2 (9, 10), 3 to 32, 34 to 45 (5th December, 1977).

- GASOLINE HANDLING AMENDMENT ACT: 1973, c. 115, s. 5 (1), part—*but see* 1973, c. 115, s. 5 (2) (15th June, 1974).
- HABEAS CORPUS AMENDMENT ACT: 1970, c. 102 *but see* R.S.O. 1970, c. 197, ss. 1 (4), 9 (2) and 12 (4) (17th April, 1972).
- HEALTH DISCIPLINES ACT: 1974, c. 47, ss. 1 to 5, 7 to 168 (14th July, 1975).
- HEALTH DISCIPLINES AMENDMENT ACT: 1975, c. 63 (14th July, 1975).
- HIGHWAY TRAFFIC AMENDMENT ACT: 1972, c. 128 (2nd April, 1973); 1973, c. 167, s. 9 (6th February, 1974), ss. 1, 8 (1st September, 1974), ss. 2, 3, 4, 5, 6 (1st February, 1977); 1974, c. 123, ss. 6, 7, 8, 9 (24th February, 1975), s. 3 (1st February, 1977); 1975, c. 64 (1st September, 1975); 1975, c. 78, ss. 1 (2, 3), 3, 4, 6, 7, 10 (1st January, 1976), s. 5 (1st January, 1977); 1976, c. 37, ss. 3 [s. 20 (1, 2, 3, 5, 6)], 4 [s. 24 (1)] (20th September, 1976), s. 2 (1st February, 1977); ss. 3 [20 (4)], 4 [24 (2)], 19 (14th February, 1977); ss. 9 (1), 10 (1st April, 1977); 1977, c. 54, s. 16 (14th December, 1977); 1978, c. 24, ss. 1, 5, 7, 8 (4th July, 1978); s. 4 (1st January, 1979).
- HOMES FOR THE AGED AND REST HOMES AMENDMENT ACT: 1972, c. 62, s. 8 (1st April, 1976), s. 5 (1st July, 1977); s. 4 (1st September, 1978).
- HOTEL FIRE SAFETY ACT: 1971, c. 41 (1st September, 1971).
- INCOME TAX AMENDMENT ACT (No. 2): 1971 (2nd Sess.), c. 1, ss. 1, 2, 3 (2-8), 4, 5, 6 and 8 to 27 (1st January, 1972).
- INDUSTRIAL SAFETY ACT: 1971, c. 43 (17th June, 1972).
- INDUSTRIAL SAFETY AMENDMENT ACT: 1974, c. 104 (17th May, 1975).
- INSURANCE AMENDMENT ACT: 1971, c. 84, s. 2 (12th January, 1972), s. 13 (1st June, 1973); 1972, c. 66, s. 8 (1st September, 1973), s. 9 (1st June, 1973), s. 12 (1st December, 1972); 1973, c. 124, s. 21 (1st May, 1974).
- JUDGES' ORDERS ENFORCEMENT AMENDMENT ACT: 1970, c. 101—*but see* R.S.O. 1970, c. 227, s. 3 (17th April, 1972).
- JUDICATURE AMENDMENT ACT: 1970, c. 97, ss. 1-4, 6—*but see* R.S.O. 1970, c. 228, ss. 7, 48; 1971, c. 57 (Vol. II) (17th April, 1972); 1975, c. 30, ss. 1 to 6, 8, 9 (14th November, 1975), 1976, c. 16, s. 3 (1st December, 1976); 1977, c. 45 (1st December, 1977).
- JUDICIAL REVIEW PROCEDURE ACT: 1971, c. 48 (17th April, 1972).
- JURORS AMENDMENT ACT: 1971, c. 9, ss. 1, 4 (1st March, 1972), ss. 2, 3, 5 (3rd July, 1972).
- JUSTICES OF THE PEACE AMENDMENT ACT: 1971, c. 6 (1st March, 1972).
- LABOUR RELATIONS AMENDMENT ACT: 1975, c. 76, ss. 1 (1), 3 (4), 6, 12, 31 (1st January, 1976).
- LAW SOCIETY AMENDMENT ACT: 1973, c. 49, s. 3 (17th January, 1974).
- LEGISLATIVE ASSEMBLY AMENDMENT ACT: 1972, c. 131 (21st August, 1975).
- LIQUOR CONTROL ACT: 1975, c. 27 (2nd January, 1976).
- LIQUOR CONTROL AMENDMENT ACT: 1971, c. 88, s. 2 (20th March, 1972), s. 1 (6th September, 1972); 1973, c. 69 (26th September, 1973).
- LIQUOR LICENCE ACT: 1975, c. 40 (2nd January, 1976).
- LIQUOR LICENCE AMENDMENT ACT: 1973, c. 68 (26th September, 1973); 1975 (2nd Sess.), c. 17 (4th February, 1976); 1978, c. 42 (1st August, 1978).
- LIVE STOCK MEDICINES ACT: 1973, c. 80, s. 2 (1st January, 1974); ss. 1, 3 to 18 (15th August, 1978).
- LOAN AND TRUST CORPORATIONS AMENDMENT ACT: 1972, c. 101, s. 12 (2nd July, 1974); 1973, c. 128, s. 5 (1st February, 1974).
- MANAGEMENT BOARD OF CABINET ACT: 1971 (2nd Sess.), c. 12 (2nd February, 1972).
- MANAGEMENT BOARD OF CABINET AMENDMENT ACT: 1972, c. 97 (29th December, 1972).
- MARRIAGE ACT: 1977, c. 42 (1st August, 1978).
- McMICHAEL CANADIAN COLLECTION ACT: 1972, c. 134 (2nd April, 1973).

- MECHANICS' LIEN AMENDMENT ACT: 1975, c. 43 (1st January, 1976).
- MEDICAL AMENDMENT ACT: 1973, c. 129 (27th June, 1974).
- MENTAL HEALTH AMENDMENT ACT: 1978, c. 50, ss. 1 to 10, 11 [28 (3 to 6)], 12 to 21 (1st November, 1978).
- METRIC CONVERSION STATUTE LAW AMENDMENT ACT: 1978, c. 87, s. 21 (22nd January, 1979); ss. 35 to 57 (1st February, 1979).
- MILK AMENDMENT ACT: 1972, c. 162 (1st April, 1973).
- MINING AMENDMENT ACT: 1973, c. 106 (1st November, 1973).
- MINISTRY OF COLLEGES AND UNIVERSITIES AMENDMENT ACT: 1972, c. 114, ss. 1, 2 (29th December, 1972).
- MINISTRY OF CULTURE AND RECREATION ACT: 1974, c. 120 (14th January, 1975).
- MINISTRY OF ENERGY ACT: 1973, c. 56 (3rd July, 1973).
- MINISTRY OF NATURAL RESOURCES AMENDMENT ACT: 1973, c. 105 (1st November, 1973).
- MINISTRY OF TRANSPORTATION AND COMMUNICATIONS CREDITORS PAYMENT ACT: 1975, c. 44 (1st January, 1976).
- MOOSONEE DEVELOPMENT AREA BOARD AMENDMENT ACT: 1974, c. 76 (14th January, 1975).
- MORTGAGE BROKERS ACT: 1968-69, c. 71 (1st November, 1971).
- MORTGAGE BROKERS AMENDMENT ACT: 1975, c. 28 (12th November, 1975).
- MOTORIZED SNOW VEHICLES ACT: 1974, c. 113, s. 2 (7) (20th September, 1975); s. 9 (1st November, 1976); s. 8 (1) (c), (2, 3) (1st March, 1977).
- MOTORIZED SNOW VEHICLES AMENDMENT ACT: 1977, c. 20 (1st October, 1977).
- MUNICIPAL AMENDMENT ACT: 1972, c. 121 (31st July, 1972); 1972, c. 169 (17th January, 1973); 1973, c. 175, s. 1 (9th January, 1974); 1978, c. 101, s. 2 (31st January, 1979).
- MUNICIPAL CONFLICT OF INTEREST ACT: 1972, c. 142 (17th January, 1973).
- MUNICIPAL ELECTIONS ACT: 1972, c. 95 (31st July, 1972).
- NEGLIGENCE AMENDMENT ACT: 1977, c. 59 (14th December, 1977).
- NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT AMENDMENT ACT: 1974, c. 52, s. 5 (31st January, 1975).
- NORTH PICKERING DEVELOPMENT CORPORATION ACT: 1974, c. 124 (30th July, 1975).
- NORTHERN ONTARIO DEVELOPMENT CORPORATION ACT: 1970, c. 77 (3rd May, 1972).
- NURSES AMENDMENT ACT: 1973, c. 30, s. 2 (15th June, 1973).
- OMBUDSMAN ACT: 1975, c. 42 (10th July, 1975).
- ONTARIO ENERGY BOARD AMENDMENT ACT: 1973, c. 55 (11th July, 1973).
- ONTARIO ENERGY CORPORATION ACT: 1974, c. 101 (28th February, 1975).
- ONTARIO HERITAGE ACT: 1974, c. 122 (5th March, 1975).
- ONTARIO LAND CORPORATION ACT: 1974, c. 134 (19th March, 1975).
- ONTARIO NEW HOME WARRANTIES PLAN ACT: 1976, c. 52, ss. 1-5, 7-10, 18-25 (29th September, 1976); ss. 6, 11 to 17 (31st December, 1976).
- ONTARIO WATER RESOURCES AMENDMENT ACT: 1973, c. 90, ss. 3, 4 (31st May, 1974); 1975, c. 71 (20th April, 1976).
- OPERATING ENGINEERS AMENDMENT ACT: 1972, c. 41 (16th June, 1972).
- PARKWAY BELT PLANNING AND DEVELOPMENT AMENDMENT ACT: 1974, c. 51, s. 2 (31st January, 1975).
- PARTNERSHIPS REGISTRATION AMENDMENT ACT: 1968-69, c. 91—*but see* R.S.O. 1970, c. 340, s. 19 (21st March, 1973).
- PERSONAL PROPERTY SECURITY ACT: 1967, c. 73, ss. 1 to 40, 44 and 46 to 69—*but see* R.S.O. 1970, c. 344, s. 72 (1st April, 1976).
- PERSONAL PROPERTY SECURITY AMENDMENT ACT: 1973, c. 102, ss. 1 to 14 (1st April, 1976).
- PESTICIDES ACT: 1973, c. 25 (31st May, 1974).
- PESTICIDES AMENDMENT ACT: 1974, c. 21 (4th July, 1974).

- PITS AND QUARRIES CONTROL ACT: 1971, c. 96, ss. 1-20 and 22, 23 (3rd November, 1971), s. 21 (30th June, 1972).
- PLANNING AMENDMENT ACT: 1973, c. 168, ss. 1, 2, 7, 13, 14, 15 (9th January, 1974).
- POLICY AND PRIORITIES BOARD OF CABINET ACT: 1971 (2nd Sess.), c. 13 (2nd February, 1972).
- POLICE AMENDMENT ACT: 1972, c. 103 (1st December, 1972).
- POWER COMMISSION AMENDMENT ACT: 1973, c. 57 (4th March, 1974).
- POWER COMMISSION INSURANCE AMENDMENT ACT: 1973, c. 59 (4th March, 1974).
- PUBLIC HEALTH AMENDMENT ACT: 1972, c. 80, ss. 1 (1), 4 (1st November, 1972); 1973, c. 130 (10th June, 1974); 1974, c. 61 (3rd July, 1974); 1975, c. 61, ss. 1, 2, 4, 5, 12 to 15 (1st October, 1975).
- PUBLIC INQUIRIES ACT: 1971, c. 49 (17th April, 1972).
- PUBLIC INSTITUTIONS INSPECTION ACT: 1974, c. 64 (15th May, 1976).
- PUBLIC PARKS AMENDMENT ACT: 1972, c. 166 (17th January, 1973).
- PUBLIC SERVICE AMENDMENT ACT: 1972, c. 96, ss. 1, 4, 6, 7 (29th December, 1972).
- PUBLIC WORKS CREDITORS PAYMENT REPEAL ACT: 1975, c. 45 (1st January, 1976).
- PYRAMIDIC SALES ACT: 1972, c. 57 (16th June, 1972).
- REGIONAL MUNICIPALITY OF OTTAWA-CARLETON AMENDMENT ACT: 1972, c. 126, s. 14 (1st August, 1972).
- REGISTRY AMENDMENT ACT: 1972, c. 133, s. 12 (1st November, 1973).
- RIDING HORSE ESTABLISHMENTS ACT: 1972, c. 59 (2nd April, 1973).
- RYERSON POLYTECHNICAL INSTITUTE AMENDMENT ACT: 1971, c. 65 (1st October, 1971).
- SCHOOLS ADMINISTRATION AMENDMENT ACT: 1972, c. 77, s. 26 (17th January, 1973).
- SMALL CLAIMS COURTS AMENDMENT ACT: 1970, c. 120, ss. 8, 10, 11, 13, 14—but see R.S.O. 1970, c. 439, ss. 108, 112, 113, 197 (17th April, 1972).
- STATUTORY POWERS PROCEDURE ACT: 1971, c. 47 (17th April, 1972).
- SUCCESSION LAW REFORM ACT: 1977, c. 40—Note: The effective date cited in subsection 2 of section 42 of the Act is September 15, 1978 and the date of publication in *The Ontario Gazette* cited in subsection 6 of the said section 42 is April 15, 1978.
- THEATRES AMENDMENT ACT: 1975, c. 60 (1st September, 1975).
- TILE DRAINAGE ACT: 1971, c. 37 (15th July, 1971).
- TILE DRAINAGE AMENDMENT ACT: 1975, c. 80, ss. 6, 8, 9 (31st October, 1975); ss. 2, 3, 4, 5, 7 (31st December, 1975).
- TRAINING SCHOOLS AMENDMENT ACT: 1975, c. 21 (1st January, 1977).
- TRAVEL INDUSTRY ACT: 1974, c. 115, ss. 3 (1, 2), 13, 15 to 26 (15th July, 1975).
- UNIFIED FAMILY COURT ACT: 1976, c. 85, ss. 1 to 3, 5, 7, 15 to 21, 24 to 26 (17th January, 1977); ss. 4, 6, 8 to 14, 22, 23 (1st July, 1977).
- UNIFIED FAMILY COURT AMENDMENT ACT: 1977, c. 4, s. 6 (2) (5th April, 1978).
- UNIVERSITY OF TORONTO ACT: 1971, c. 56, s. 20 (5th January, 1972), ss. 1-19, 21-23 (1st July, 1972).
- USED CAR DEALERS AMENDMENT ACT: 1971, c. 21 (1st January, 1972).
- VENEREAL DISEASES PREVENTION AMENDMENT ACT: 1971, c. 33 (1st January, 1972).
- VENTURE INVESTMENT CORPORATIONS REGISTRATION ACT: 1977, c. 10 (1st January, 1978).
- VITAL STATISTICS AMENDMENT ACT: 1973, c. 114, s. 3 (2nd January, 1974); 1976, c. 40 (1st September, 1976); 1978, c. 81 (1st February, 1979).
- WEED CONTROL AMENDMENT ACT: 1972, c. 39 (2nd April, 1973).
- WINE CONTENT ACT: 1972, c. 171 (28th February, 1973).
- WINE CONTENT ACT: 1976, c. 78 (16th May, 1977).
- WOOL MARKETING ACT: 1974, c. 56 (1st January, 1975).
- WORKMEN'S COMPENSATION AMENDMENT ACT: 1973, c. 173, ss. 1-7, 9 (1st January, 1974), s. 8 (15th March, 1974).

B

ACTS AND PARTS OF ACTS NOT PROCLAIMED
AS OF FEBRUARY 1st, 1979

BUSINESS CORPORATIONS AMENDMENT ACT: 1978, c. 49.

CHARITABLE INSTITUTIONS AMENDMENT ACT: 1972, c. 61, ss. 3, 4 (1).

CHILD WELFARE ACT: 1978, c. 85.

CHILDREN'S INSTITUTIONS ACT: 1978, c. 69.

CHILDREN'S MENTAL HEALTH SERVICES ACT: 1978, c. 67.

CHILDREN'S RESIDENTIAL SERVICES ACT: 1978, c. 70.

COMMODITY FUTURES ACT: 1978, c. 48.

CONDOMINIUM ACT: 1978, c. 84.

CORPORATIONS AMENDMENT ACT: 1973, c. 104, ss. 3, 4.

COUNTY JUDGES AMENDMENT ACT: 1971, c. 4, s. 3.

CREDIT UNIONS AND CAISSES POPULAIRES ACT: 1976, c. 62, ss. 65, 76, 100.

DAY NURSERIES ACT: 1978, c. 72.

DEPARTMENT OF JUSTICE ACT: 1968-69, c. 27, s. 8—but see R.S.O. 1970, c. 116, s. 8.

DRAINAGE ACT: 1975, c. 79, ss. 85 (a) (ii), 85 (b), 87 (3).

ENVIRONMENTAL PROTECTION AMENDMENT ACT: 1973, c. 94, ss. 13, 14.

FRUITS AND VEGETABLES PRODUCE-FOR-PROCESSING ACT: 1974, c. 55.

GAME AND FISH AMENDMENT ACT: 1973, c. 174.

HIGHWAY TRAFFIC AMENDMENT ACT: 1973, c. 167, ss. 10, 11; 1978, c. 24, ss. 2, 6 (1); 1978, c. 90, ss. 3, 13.

HOMES FOR THE AGED AND REST HOMES AMENDMENT ACT: 1972, c. 62, s. 2 (1).

INSURANCE ACT: R.S.O. 1970, c. 224, ss. 365, 366 and 367.

INSURANCE AMENDMENT ACT: 1973, c. 124, s. 14.

JUDICATURE AMENDMENT ACT: 1977, c. 51, ss. 1 (2), 2, 6, 8, 9, 12, 13.

LAND TRANSFER TAX AMENDMENT ACT: 1977, c. 14, s. 3 (1).

LEGAL AID AMENDMENT ACT: 1973, c. 50.

LIVE STOCK COMMUNITY SALES AMENDMENT ACT: 1976, c. 46.

MEAT INSPECTION AMENDMENT ACT (ONTARIO): 1972, c. 81.

MENTAL HEALTH AMENDMENT ACT: 1978, c. 50, s. 11 [28 (1, 2), 29 to 30f].

METRIC CONVERSION STATUTE LAW AMENDMENT ACT: 1978, c. 87, ss. 1 to 20, 22 to 34, 58 to 60.

MINISTRY OF AGRICULTURE AND FOOD STATUTE LAW AMENDMENT AND REPEAL ACT: 1978, c. 100.

MUNICIPAL AMENDMENT ACT: 1970, c. 135, s. 7 (7)—but see R.S.O. 1970, c. 284, s. 640.

OCCUPATIONAL HEALTH AND SAFETY ACT: 1978, c. 83.

ONTARIO ENERGY BOARD AMENDMENT ACT: 1975 (2nd Sess.), c. 8.

PROVINCIAL COURTS AMENDMENT ACT: 1978, c. 71.

PUBLIC HEALTH AMENDMENT ACT: 1975, c. 61, ss. 6 to 11.

REGIONAL MUNICIPALITY OF NIAGARA AMENDMENT ACT: 1972, c. 51, s. 4.

REGISTRY AMENDMENT ACT: 1972, c. 133, s. 17.

SALE OF GOODS AMENDMENT ACT: 1967, c. 89—*but see* R.S.O. 1970, c. 421, s. 25 (5).

SECURITIES ACT: 1978, c. 47, ss. 1 to 70, 71 (1) (*a, c* to *s*), (2, 3, 8 to 11), 72 to 144.

TILE DRAINAGE AMENDMENT ACT: 1975, c. 80, s. 1.

TRAINING SCHOOLS AMENDMENT ACT: 1978, c. 66.

TRAVEL INDUSTRY ACT: 1974, c. 115, ss. 3 (3), 14.

UNIFIED FAMILY COURT AMENDMENT ACT: 1977, c. 4, ss. 1 (6), 3 (2); 1978, c. 68.

WORKMEN'S COMPENSATION AMENDMENT ACT: 1973, c. 173, ss. 10, 11.

TABLE OF REGULATIONS

FILED UNDER THE REGULATIONS ACT

To the 31st Day of December, 1978

PART I

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1978 other than those set out in Part II.

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
A			
Abandoned Orchards Act			
General	1
Active Service Moratorium Act, 1943			
Application	2
Administration of Justice Act			
Court Reporters	999 /76	Jan. 1 /77
Fees and Expenses	949 /74	Dec. 28 /74
<i>amended</i>	554 /78	Aug. 12 /78
Investigation Fee—Official Guardian	288 /72	July 1 /72
Agricultural Associations Act			
Designation of Associations	5
<i>amended</i>	215 /71	June 5 /71
<i>amended</i>	396 /71	Sept. 25 /71
<i>amended</i>	10 /72	Jan. 29 /72
<i>amended</i>	130 /73	Mar. 31 /73
<i>amended</i>	508 /74	July 20 /74
<i>amended</i>	622 /76	Aug. 14 /76
<i>amended</i>	902 /76	Dec. 4 /76
<i>amended</i>	352 /78	May 27 /78
<i>amended</i>	893 /78	Dec. 9 /78
Agricultural Development Act			
Interest on Loans	6
Agricultural Development Finance Act			
Deposits	7
<i>amended</i>	908 /78	Dec. 9 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Agricultural Tile Drainage Installation Act, 1972			
General	193 /73	Apr. 21 /73
Agriculture Societies Act			
General	8
<i>amended</i>	153 /77	Apr. 2 /77
Air Pollution Control Act			
(See now Environmental Protection Act, 1971)			
Ambulance Act			
General	599 /75	Aug. 2 /75
<i>amended</i>	670 /75	Aug. 30 /75
<i>amended</i>	796 /75	Nov. 1 /75
<i>amended</i>	560 /77	Aug. 20 /77
<i>amended</i>	634 /78	Sept. 2 /78
Anatomy Act			
General	18
<i>amended</i>	772 /73	Dec. 22 /73
<i>amended</i>	35 /78	Feb. 4 /78
<i>amended</i>	965 /78	Jan. 6 /79
Animals for Research Act			
General	142 /71	Apr. 17 /71
<i>amended</i>	142 /76	Feb. 28 /76
Pounds	140 /71	Apr. 17 /71
<i>amended</i>	387 /73	July 7 /73
<i>amended</i>	824 /78	Nov. 11 /78
Research Facilities and Supply Facilities	139 /71	Apr. 17 /71
<i>amended</i>	823 /78	Nov. 11 /78
Transportation	141 /71	Apr. 17 /71
Apprenticeship and Tradesmen's Qualification Act			
Alignment and Brakes Mechanic	19
Auto Body Repair	20
Automotive Machinist	21
Automotive Painter	22
Baker	265 /78	Apr. 29 /78
Barbering Schools	24
Brick and Stone Mason	19 /76	Jan. 24 /76
Cement Mason	165 /72	Apr. 22 /72
Construction Boilermaker	266 /78	Apr. 29 /78
Construction Millwright	543 /72	Dec. 2 /72
Cook	915 /76	Dec. 4 /76
<i>amended</i>	791 /77	Nov. 19 /77
Dry Cleaners	30
Electrician	20 /76	Jan. 24 /76
Farm Equipment Mechanic	395 /71	Sept. 25 /71
Fuel and Electrical Systems Mechanic	32
General	33
General Carpenter	570 /76	July 24 /76
General Machinist	421 /78	June 17 /78
Glazier and Metal Mechanic	34
<i>amended</i>	408 /73	July 14 /73

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Apprenticeship and Tradesmen's Qualification Act			
—Continued			
Hairdressing Schools.....	36
Hairstylist.....	...	949/78	Dec. 30/78
Heavy Duty Equipment Mechanic.....	37
Iron Workers.....	...	171/73	Apr. 14/73
Lather.....	...	16/76	Jan. 24/76
Motor Vehicle Mechanic.....	40
Motorcycle Mechanic.....	41
Mould Maker.....	...	422/78	June 17/78
Painter.....	...	960/76	Dec. 25/76
Plasterers.....	43
Plumbers.....	44
<i>amended</i>	77/71	Feb. 27/71
<i>amended</i>	269/71	July 3/71
<i>amended</i>	410/73	July 14/73
Radio and Television Service Technician.....	...	221/74	Apr. 27/74
Refrigeration and Air-Conditioning Mechanic.....	...	612/73	Oct. 20/73
<i>amended</i>	17/76	Jan. 24/76
Service Station Attendant.....	46
Sheet Metal Worker.....	...	298/73	June 2/73
Sprinkler and Fire Protection Installer.....	...	18/76	Jan. 24/76
Steamfitters.....	...	124/73	Mar. 24/73
Tool and Die Maker.....	...	124/78	Mar. 24/73
Transmission Mechanic.....	49
Truck-Trailer Repairer.....	50
Watch Repairers.....	51
<i>amended</i>	227/71	June 12/71
Arbitrations Act			
Fees Chargeable by Arbitrators.....	...	401/73	July 14/73
Archaeological and Historic Sites Protection Act			
(now under The Ontario Heritage Act, 1974)			
Archaeological Sites.....	53
Historic Sites.....	54
Architects Act			
Complaints.....	55
Artificial Insemination of Live Stock Act			
(formerly Artificial Insemination of Cattle Act)			
(name of Act changed—see S.O. 1973, c. 119, s. 1)			
Proc. January 1st, 1974			
General.....	...	11/76	Jan. 24/76
<i>amended</i>	353/76	May 15/76
<i>amended</i>	5/77	Jan. 22/77
Assessment Act			
Assessment Areas and Regions.....	57
<i>amended</i>	34/72	Feb. 19/72
<i>amended</i>	113/74	Mar. 16/74
Information to be Included in Census.....	...	411/72	Aug. 26/72
Interior Information Questionnaire.....	...	423/72	Sept. 2/72
Municipal Enumeration Notice.....	...	643/74	Sept. 14/74

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Assessment Act—Continued			
Notice of Assessment Under Subsection 1 of Section 40 of the Act	1023 /75	Jan. 10 /76	
Payments to Mining Municipalities	370 /72	Aug. 12 /72	
<i>amended</i>	485 /72	Oct. 21 /72	
Pipe Line Rates	122 /74	Mar. 16 /74	
Property Income Questionnaire	267 /74	May 11 /74	
<i>amended</i>	503 /75	June 28 /75	
Assessment Review Court Act, 1972			
Procedure	980 /76	Dec. 25 /76	
Assignment of Book Debts Act			
Form of Renewal Statement	62		
Athletics Control Act			
Amount of Tax	64		
General	65		
<i>amended</i>	271 /71	July 3 /71	
<i>amended</i>	372 /71	Sept. 18 /71	
<i>amended</i>	14 /72	Feb. 5 /72	
B			
Bailiffs Act			
General	66		
Beach Protection Act			
General	68		
Beef Cattle Marketing Act			
Licence Fees	69		
<i>amended</i>	623 /76	Aug. 14 /76	
<i>amended</i>	903 /76	Dec. 4 /76	
<i>amended</i>	664 /78	Sept. 9 /78	
Weighing of Beef Carcasses	586 /76	July 31 /76	
Bees Act			
General	71		
<i>amended</i>	522 /74	July 27 /74	
Bills of Sale Act			
General	268 /76	Apr. 10 /76	
Bills of Sale and Chattel Mortgages Act			
Fees concerning Bills of Sale	73		
Blind Persons' Allowances Act			
General	74		
Blind Persons' Rights Act, 1976			
Dog Guides	535 /76	July 10 /76	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Boilers and Pressure Vessels Act				
General	75			
<i>amended</i>		164/72		Apr. 22/72
<i>amended</i>		542/73		Sept. 15/73
<i>amended</i>		374/75		May 31/75
<i>amended</i>		713/75		Sept. 20/75
Boundaries Act				
General	76			
<i>amended</i>		151/72		Apr. 15/72
<i>amended</i>		851/75		Nov. 15/75
<i>amended</i>		934/78		Dec. 23/78
Brucellosis Act				
Vaccination	77			
<i>amended</i>		434/77		July 16/77
Building Code Act, 1974				
General		925/75		Dec. 13/75
<i>amended</i>		669/76		Sept. 4/76
<i>amended</i>		555/78		Aug. 12/78
<i>amended</i>		621/78		Aug. 26/78
Business Corporations Act (See Interpretation Act)				
General	78			
<i>amended</i>		317/71		Aug. 7/71
<i>amended</i>		386/71		Sept. 25/71
<i>amended</i>		445/71		Nov. 6/71
<i>amended</i>		452/76		June 5/76
<i>amended</i>		978/76		Dec. 25/76
<i>amended</i>		882/78		Dec. 2/78
C				
Cemeteries Act				
Closings and Removals	79	202/71		May 29/71
<i>amended</i>		203/71		May 29/71
<i>amended</i>		402/71		Oct. 2/71
<i>amended</i>		469/71		Nov. 27/71
<i>amended</i>		71/72		Feb. 26/72
<i>amended</i>		430/72		Sept. 9/72
<i>amended</i>		464/72		Sept. 30/72
<i>amended</i>		527/72		Nov. 18/72
<i>amended</i>		587/72		Jan. 6/73
<i>amended</i>		330/73		June 16/73
<i>amended</i>		423/73		July 28/73
<i>amended</i>		521/73		Sept. 8/73
<i>amended</i>		703/73		Dec. 1/73
<i>amended</i>		764/73		Dec. 22/73
<i>amended</i>		443/74		June 29/74
<i>amended</i>		444/74		June 29/74
<i>amended</i>		599/74		Aug. 31/74

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Cemeteries Act—Continued			
Closings and Removals—Continued			
amended	693/74	Oct. 5/74	
amended	156/75	Mar. 22/75	
amended	201/75	Apr. 5/75	
amended	341/75	May 24/75	
amended	445/75	June 14/75	
amended	498/75	June 21/75	
amended	351/76	May 15/76	
amended	629/76	Aug. 14/76	
amended	712/76	Sept. 18/76	
amended	68/77	Mar. 5/77	
amended	182/77	Apr. 9/77	
amended	334/77	June 11/77	
amended	730/77	Oct. 22/77	
amended	171/78	Apr. 1/78	
amended	522/78	July 29/78	
amended	832/78	Nov. 18/78	
General	80		
amended	160/78	Mar. 25/78	
Trust Funds	81		
amended	130/77	Mar. 26/77	
amended	418/77	July 9/77	
amended	773/78	Oct. 21/78	
Centennial Centre of Science and Technology Act			
Fees	645/77	Sept. 17/77	
amended	1003/78	Jan. 13/79	
Certification of Titles Act			
General	83		
amended	152/72	Apr. 15/72	
amended	817/73	Jan. 12/74	
amended	444/75	June 14/75	
amended	449/76	June 5/76	
amended (this Regulation is amended by s. 2 (2) of O. Reg. 935/78)	935/78	Dec. 23/78	
Plans	935/78	Dec. 23/78	
Change of Name Act			
Fees and Forms	84		
Charitable Institutions Act			
General	85		
amended	72/71	Feb. 27/71	
amended	268/72	June 17/72	
amended	351/72	July 29/72	
amended	113/73	Mar. 24/73	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Charitable Institutions Act—Continued

General—Continued

<i>amended</i>	449/73	Aug. 18/73
<i>amended</i>	713/73	Dec. 1/73
<i>amended</i>	70/74	Feb. 23/74
<i>amended</i>	534/74	July 27/74
<i>amended</i>	960/74	Jan. 4/75
<i>amended</i>	914/75	Dec. 6/75
<i>amended</i>	387/76	May 22/76
<i>amended</i>	411/77	July 9/77
<i>amended</i>	552/77	Aug. 20/77
<i>amended</i>	769/77	Nov. 5/77
<i>amended</i>	909/77	Dec. 31/77
<i>amended</i>	212/78	Apr. 8/78
<i>amended</i>	292/78	May 6/78
<i>amended</i>	623/78	Aug. 26/78
<i>amended</i>	734/78	Oct. 7/78
<i>amended</i>	768/78	Oct. 21/78
<i>amended</i>	769/78	Oct. 21/78
<i>amended</i>	873/78	Nov. 25/78

Child Welfare Act

General.....	86
<i>amended</i>	320/71	Aug. 7/71
<i>amended</i>	126/73	Mar. 24/73
<i>amended</i>	633/75	Aug. 16/75
<i>amended</i>	124/77	Mar. 26/77

Children's Boarding Homes Act

General.....	87
<i>amended</i>	471/72	Sept. 30/72

Children's Institutions Act

General.....	88
<i>amended</i>	548/71	Jan. 15/72
<i>amended</i>	64/72	Feb. 26/72
<i>amended</i>	382/72	Aug. 12/72
<i>amended</i>	164/74	Apr. 6/74
<i>amended</i>	175/74	Apr. 6/74
<i>amended</i>	241/74	May 4/74
<i>amended</i>	713/74	Oct. 12/74
<i>amended</i>	845/74	Nov. 23/74
<i>amended</i>	23/75	Feb. 8/75
<i>amended</i>	24/75	Feb. 8/75
<i>amended</i>	253/76	Apr. 10/76
<i>amended</i>	307/76	Apr. 24/76
<i>amended</i>	523/76	July 3/76
<i>amended</i>	916/76	Dec. 4/76
<i>amended</i>	875/77	Dec. 17/77
<i>amended</i>	368/78	June 3/78
<i>amended</i>	681/78	Sept. 16/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Children's Law Reform Act, 1977			
Forms.....	...	176 /78	Apr. 1 /78
Children's Mental Health Centres Act			
Application of Act.....	...	32 /71	Jan. 30 /71
<i>amended</i>	136 /73	Mar. 31 /73
<i>amended</i>	255 /73	May 12 /73
<i>amended</i>	484 /77	July 30 /77
<i>amended</i>	174 /78	Apr. 1 /78
<i>amended</i>	889 /78	Dec. 2 /78
Children's Mental Hospitals Act			
General.....	89
<i>amended</i>	239 /74	May 4 /74
<i>amended</i>	699 /78	Sept. 23 /78
Chiropody Act			
General.....	90
<i>amended</i>	221 /76	Mar. 27 /76
<i>amended</i>	956 /78	Dec. 30 /78
City of Hazeldean-March Act, 1978			
Order of the Minister			
the election of councils of the City of Hazeldean-March and the Township of Goulbourn.....	...	535 /78	July 29 /78
Order of the Minister			
the determination of the name of the municipality established by the said Act.....	...	776 /78	Oct. 21 /78
Order of the Minister			
determining the name of the City.....	...	905 /78	Dec. 9 /78
City of The Lakehead Act, 1968-69			
Reduction in Rates in McIntyre and Neebing Wards.....	...	230 /71	June 12 /71
City of Thunder Bay Act, 1968-69			
Order of the Minister			
lower rates of taxation.....	...	483 /74	July 13 /74
City of Timmins-Porcupine Act, 1972			
Merged Areas.....	...	191 /73	Apr. 21 /73
Order of the Minister.....	...	372 /72	Aug. 12 /72
Order of the Minister.....	...	480 /72	Oct. 14 /72
Order of the Minister.....	...	524 /72	Nov. 11 /72
Order of the Minister			
rates of taxation for general purposes, 1973, 1974, 1975 and 1976.....	...	391 /73	July 7 /73
Collection Agencies Act			
General.....	...	21 /71	Jan. 30 /71
<i>amended</i>	496 /74	July 20 /74
<i>amended</i>	683 /75	Sept. 6 /75
<i>amended</i>	938 /78	Dec. 23 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Commissioners for Taking Affidavits Act			
Fees	92
<i>amended</i>	291 /75	May 3 /75
Commodity Boards and Marketing Agencies Act, 1978			
Levies			
Cream	479 /78	July 15 /78
Milk	478 /78	July 15 /78
Levies or Charges			
Cream	484 /78	July 15 /78
Eggs	482 /78	July 15 /78
Fowl	481 /78	July 15 /78
Milk	483 /78	July 15 /78
Turkeys	480 /78	July 15 /78
Community Psychiatric Hospitals Act			
General	94
<i>amended</i>	894 /77	Dec. 24 /77
Grants	95
<i>amended</i>	789 /76	Oct. 16 /76
Community Recreation Centres Act, 1974			
General	236 /75	Apr. 19 /75
<i>amended</i>	127 /78	Mar. 11 /78
Commuter Services Act			
Dial-A-Bus Service	771 /74	Oct. 26 /74
Condominium Act			
General	98
<i>amended</i>	25 /71	Jan. 30 /71
<i>amended</i>	292 /72	July 1 /72
<i>amended</i>	816 /73	Jan. 12 /74
<i>amended</i>	368 /75	May 31 /75
<i>amended</i>	421 /75	June 7 /75
<i>amended</i>	536 /75	July 5 /75
<i>amended</i>	537 /75	July 5 /75
<i>amended</i>	774 /75	Oct. 18 /75
<i>amended</i>	139 /76	Feb. 28 /76
<i>amended</i>	879 /76	Nov. 20 /76
<i>amended</i>	961 /76	Dec. 25 /76
<i>amended</i>	743 /78	Oct. 14 /78
<i>amended</i> (section 14 of O. Reg. 933/78 amends this Regulation)	933 /78	Dec. 23 /78
Surveys and The Description	933 /78	Dec. 23 /78
Conservation Authorities Act			
Conservation Areas			
Ausable-Bayfield	317 /73	June 9 /73
Cataraqui Region	100
Catfish Creek	47 /75	Feb. 15 /75
Central Lake Ontario	518 /74	July 20 /74
Credit Valley	460 /72	Sept. 30 /72
<i>amended</i>	580 /77	Sept. 3 /77

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Conservation Authorities Act—Continued				
Conservation Areas—Continued				
Crowe Valley	637 /77	Sept. 17 /77	
Essex Valley	638 /77	Sept. 17 /77	
Ganaraska Region	928 /77	Dec. 31 /77	
Grand River	516 /74	July 20 /74	
Hamilton Region	274 /72	June 17 /72	
Halton Region	441 /72	Sept. 16 /72	
Kettle Creek	517 /74	July 20 /74	
Long Point Region	273 /72	June 17 /72	
Lower Thames Valley	104	
<i>amended</i>	208 /73	Apr. 28 /73	
Maitland Valley	515 /74	July 20 /74	
Mattagami Valley	210 /73	Apr. 28 /73	
Metropolitan Toronto and Region	845 /77	Dec. 3 /77	
<i>amended</i>	244 /78	Apr. 22 /78	
Napanee Region	48 /78	Feb. 11 /78	
Niagara Peninsula	859 /74	Nov. 23 /74	
North Grey Region	940 /75	Dec. 20 /75	
Nottawasaga Valley	249 /71	June 26 /71	
Otanabee Region	179 /77	Apr. 9 /77	
Prince Edward Region	514 /74	July 20 /74	
Rideau Valley	248 /74	May 4 /74	
<i>amended</i>	629 /77	Sept. 17 /77	
St. Clair Region	761 /74	Oct. 26 /74	
Sauble Valley	939 /75	Dec. 20 /75	
Saugeen Valley	516 /72	Nov. 11 /72	
Sault Ste. Marie Region	207 /73	Apr. 28 /73	
South Lake Simcoe	513 /74	July 20 /74	
Fill				
Ausable River	108	
Grand Valley	110	
Moirs River	113	
Spencer Creek	114	
Sydenham Valley	115	
Fill and Alteration to Waterways				
Long Point Region	224 /71	June 12 /71	
Raisin Region	114 /76	Feb. 21 /76	
Fill and Construction				
Hamilton Region	118	
<i>amended</i>	117 /72	Mar. 25 /72	
<i>amended</i>	30 /74	Mar. 2 /74	
<i>amended</i>	494 /78	July 15 /78	
<i>amended</i>	1006 /78	Jan. 13 /79	
Otonabee Region	119	
Fill, Construction and Alteration to Waterways				
Catawaqui Region	996 /76	Jan. 1 /77	
<i>amended</i>	901 /77	Dec. 24 /77	
<i>amended</i>	490 /78	July 15 /78	
Catfish Creek	784 /74	Oct. 26 /74	
Central Lake Ontario	824 /73	Jan. 12 /74	
Credit Valley	211 /73	Apr. 28 /73	
<i>amended</i>	617 /73	Oct. 20 /73	
Grand River	356 /74	May 25 /74	
<i>amended</i>	133 /75	Mar. 15 /75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Conservation Authorities Act—Continued			
Fill, Construction and Alteration to Waterways—Continued			
Halton Region.....	272 /72	June 17 /72	
<i>amended</i>	534 /72	Nov. 18 /72	
Kettle Creek.....	783 /74	Oct. 26 /74	
Lakehead Region.....	515 /73	Sept. 1 /73	
<i>amended</i>	158 /74	Apr. 6 /74	
Lower Thames Valley.....	37 /71	Jan. 30 /71	
Mattagami Region.....	813 /74	Nov. 9 /74	
Metropolitan Toronto and Region.....	735 /73	Dec. 15 /73	
Nickel District.....	942 /75	Dec. 20 /75	
<i>amended</i>	479 /76	June 19 /76	
North Grey.....	125 /71	Apr. 10 /71	
Nottawasaga Valley.....	275 /75	Apr. 26 /75	
Rideau Valley.....	875 /76	Nov. 20 /76	
St. Clair Region.....	781 /74	Oct. 26 /74	
Sauble Valley.....	126 /71	Apr. 26 /71	
Saugeen Valley.....	113 /76	Feb. 21 /76	
<i>amended</i>	119 /78	Mar. 11 /78	
South Lake Simcoe.....	782 /74	Oct. 26 /74	
<i>amended</i>	997 /76	Jan. 1 /77	
Upper Thames River.....	755 /73	Dec. 15 /73	
<i>amended</i>	555 /74	Aug. 10 /74	
Use and Operation Applicable to Lands Owned by The Upper Thames River Conservation Authority.....	28 /71	Jan. 30 /71	
<i>amended</i>	556 /74	Aug. 10 /74	
Construction Hoists Act			
General.....	126	
<i>amended</i>	125 /72	Apr. 1 /72	
Construction Safety Act, 1973			
General.....	419 /73	July 21 /73	
Registration of Employers of Workmen.....	334 /75	May 17 /75	
Consumer Protection Act			
General.....	128	
<i>amended</i>	149 /71	Apr. 24 /71	
<i>amended</i>	201 /71	May 29 /71	
<i>amended</i>	525 /71	Jan. 1 /72	
<i>amended</i>	258 /74	May 11 /74	
<i>amended</i>	966 /74	Jan. 4 /75	
<i>amended</i>	684 /75	Sept. 6 /75	
<i>amended</i>	816 /75	Nov. 1 /75	
Consumer Reporting Act, 1973			
General.....	251 /74	May 11 /74	
<i>amended</i>	202 /75	Apr. 5 /75	
<i>amended</i>	685 /75	Sept. 6 /75	
Co-operative Corporations Act, 1973			
General.....	179 /74	Apr. 13 /74	
<i>amended</i>	979 /76	Dec. 25 /76	
<i>amended</i>	931 /78	Dec. 23 /78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Co-operative Loans Act			
General	130
Coroners Act, 1972			
General	307 /73	June 9 /73
<i>amended</i>	742 /73	Dec. 15 /73
<i>amended</i>	30 /75	Feb. 8 /75
<i>amended</i>	366 /75	May 31 /75
<i>amended</i>	242 /77	Apr. 30 /77
<i>amended</i>	561 /78	Aug. 12 /78
<i>amended</i>	942 /78	Dec. 30 /78
<i>amended</i>	943 /78	Dec. 30 /78
Corporation Securities Registration Act			
Fees	133
<i>amended</i>	538 /71	Jan. 8 /72
Corporations Act			
Evidence of <i>Bona Fides</i> on Applications	134
<i>amended</i>	444 /71	Nov. 6 /71
<i>amended</i>	977 /76	Dec. 25 /76
General	135
<i>amended</i>	383 /71	Sept. 25 /71
<i>amended</i>	443 /71	Nov. 6 /71
<i>amended</i>	415 /72	Sept. 2 /72
<i>amended</i>	976 /76	Dec. 25 /76
<i>amended</i>	883 /78	Dec. 2 /78
Insider Trading and Proxy Solicitation	136
Corporations Information Act, 1976			
General	975 /76	Dec. 25 /76
<i>amended</i>	57 /78	Feb. 11 /78
<i>amended</i>	884 /78	Dec. 2 /78
Corporations Tax Act			
General	139
<i>amended</i>	324 /71	Aug. 14 /71
<i>amended</i>	544 /71	Jan. 15 /72
<i>amended</i>	410 /72	Aug. 26 /72
Corporations Tax Act, 1972			
General	350 /73	June 23 /73
<i>amended</i>	121 /74	Mar. 16 /74
<i>amended</i>	254 /75	Apr. 26 /75
<i>amended</i>	1015 /75	Jan. 3 /76
<i>amended</i>	41 /76	Jan. 31 /76
<i>amended</i>	509 /76	June 26 /76
<i>amended</i>	15 /77	Feb. 5 /77
<i>amended</i>	220 /77	Apr. 23 /77
<i>amended</i>	474 /77	July 23 /77
<i>amended</i>	504 /77	July 30 /77
<i>amended</i>	147 /78	Mar. 25 /78
<i>amended</i>	809 /78	Nov. 4 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Costs of Distress Act			
Costs	140
County Courts Act			
Sittings of the County and District Courts			
Counties and Districts of Ontario	987/78	Jan. 6/79
Summary Conviction Appeal Rules	801/77	Nov. 19/77
County Judges Act			
County and District Court Districts	96/71	Mar. 6/71
County of Oxford Act, 1974			
Order of the Minister			
election of councils—area municipalities—school boards	589/74	Aug. 24/74
<i>amended</i>	619/74	Sept. 7/74
the County of Oxford being deemed a regional municipality for the purposes of certain Acts	917/74	Dec. 14/74
facilitating the placement of staff in the structure of the County and area municipalities	918/74	Dec. 14/74
a vote of the electors—the name “Township of Zorra”	987/74	Jan. 11/75
rates of taxation for general purposes for 1978—mill rate adjustments	801/78	Nov. 4/78
Credit Unions and Caisses Populaires Act, 1976			
General	539/77	Aug. 13/77
<i>amended</i>	925/77	Dec. 31/77
General (<i>revoking</i>)	121/78	Mar. 11/78
Crop Insurance Act (Ontario)			
Arbitration Proceedings	143
Crop Insurance Plan			
Apples	144
<i>amended</i>	210/71	May 29/71
<i>amended</i>	358/74	May 25/74
<i>amended</i>	324/75	May 17/75
<i>amended</i>	183/76	Mar. 13/76
<i>amended</i>	101/77	Mar. 12/77
<i>amended</i>	831/77	Nov. 26/77
<i>amended</i>	895/78	Dec. 9/78
Beets	317/72	July 15/72
<i>amended</i>	359/74	May 25/74
<i>amended</i>	388/75	June 7/75
Black Tobacco	497/77	July 30/77
Burley Tobacco	564/75	July 19/75
<i>amended</i>	501/77	July 30/77
<i>amended</i>	260/78	Apr. 29/78
Cabbage, Cauliflower and Carrots	350/78	May 27/78
Coloured Beans	304/73	June 2/73
<i>amended</i>	360/74	May 25/74
<i>amended</i>	347/75	May 24/75
<i>amended</i>	506/76	June 26/76
<i>amended</i>	108/77	Mar. 12/77
<i>amended</i>	151/77	Apr. 2/77
<i>amended</i>	262/78	Apr. 29/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Crop Insurance Act (Ontario) —Continued			
Crop Insurance Plan.—Continued			
Corn.....	187/72	May 6/72	
<i>amended</i>	115/73	Mar. 24/73	
<i>amended</i>	259/73	May 12/73	
<i>amended</i>	396/74	June 8/74	
<i>amended</i>	344/75	May 24/75	
<i>amended</i>	218/76	Mar. 27/76	
<i>amended</i>	502/76	June 26/76	
<i>amended</i>	111/77	Mar. 12/77	
<i>amended</i>	177/78	Apr. 1/78	
Flax.....	441/76	June 5/76	
<i>amended</i>	106/77	Mar. 12/77	
<i>amended</i>	178/78	Apr. 1/78	
Flue-Cured Tobacco.....	678/76	Sept. 4/76	
<i>amended</i>	599/77	Sept. 10/77	
<i>amended</i>	347/78	May 27/78	
<i>amended</i>	485/78	July 15/78	
Fresh Market Crops.....	351/78	May 27/78	
Grapes.....	555/72	Dec. 9/72	
<i>amended</i>	363/74	May 25/74	
<i>amended</i>	384/75	June 7/75	
<i>amended</i>	182/76	Mar. 13/76	
<i>amended</i>	104/77	Mar. 12/77	
<i>amended</i>	833/77	Nov. 26/77	
Green and Wax Beans.....	516/75	July 5/75	
<i>amended</i>	681/76	Sept. 4/76	
<i>amended</i>	499/77	July 30/77	
<i>amended</i>	346/78	May 27/78	
Hay (<i>revoking</i>).....	179/78	Apr. 1/78	
Hay and Pasture.....	600/77	Sept. 10/77	
<i>amended</i>	180/78	Apr. 1/78	
Hay Seeding Establishment.....	365/74	May 25/74	
<i>amended</i>	491/75	June 28/75	
<i>amended</i>	110/77	Mar. 12/77	
<i>amended</i>	976/78	Jan. 6/78	
Lima Beans.....	515/75	July 5/75	
<i>amended</i>	680/76	Sept. 4/76	
<i>amended</i>	496/77	July 30/77	
<i>amended</i>	343/78	May 27/78	
Onions Grown From Seed.....	366/74	May 25/74	
<i>amended</i>	492/75	June 28/75	
<i>amended</i>	182/78	Apr. 1/78	
Onions Grown From Sets.....	367/74	May 25/74	
<i>amended</i>	493/75	June 28/75	
<i>amended</i>	183/78	Apr. 1/78	
Peaches.....	30/73	Feb. 10/73	
<i>amended</i>	369/74	May 25/74	
<i>amended</i>	325/75	May 17/75	
<i>amended</i>	181/76	Mar. 13/76	
<i>amended</i>	100/77	Mar. 12/77	
<i>amended</i>	900/78	Dec. 9/78	
Pears.....	104/74	Mar. 9/74	
<i>amended</i>	326/75	May 17/75	
<i>amended</i>	180/76	Mar. 13/76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Crop Insurance Act (Ontario)—Continued			
Crop Insurance Plan—Continued			
Pears—Continued			
amended.....	...	103/77	Mar. 12/77
amended.....	...	897/78	Dec. 9/78
Peas.....	148
amended.....	...	171/71	May 8/71
amended.....	...	231/72	May 27/72
amended.....	...	220/73	May 5/73
amended.....	...	368/74	May 25/74
amended.....	...	387/75	June 7/75
amended.....	...	665/75	Aug. 30/75
amended.....	...	442/76	June 5/76
amended.....	...	345/78	May 27/78
Peppers.....	...	601/77	Sept. 10/77
Plums.....	...	99/77	Mar. 12/77
amended.....	...	898/78	Dec. 9/78
Potatoes.....	...	319/72	July 15/72
amended.....	...	371/74	May 25/74
amended.....	...	385/75	June 7/75
amended.....	...	152/77	Apr. 2/77
amended.....	...	263/78	Apr. 29/78
Seed Corn.....	...	517/75	July 5/75
amended.....	...	682/76	Sept. 4/76
amended.....	...	631/78	Aug. 26/78
Sour Cherries.....	...	102/74	Mar. 9/74
amended.....	...	323/75	May 17/75
amended.....	...	179/76	Mar. 13/76
amended.....	...	105/77	Mar. 12/77
amended.....	...	896/78	Dec. 9/78
Soybeans.....	150
amended.....	...	187/71	May 22/71
amended.....	...	230/72	May 27/72
amended.....	...	373/74	May 25/74
amended.....	...	345/75	May 24/75
amended.....	...	503/76	June 26/76
amended.....	...	107/77	Mar. 12/77
amended.....	...	184/78	Apr. 1/78
amended.....	...	977/78	Jan. 6/78
Spring Grain.....	151
amended.....	...	233/72	May 27/72
amended.....	...	116/73	Mar. 24/73
amended.....	...	374/74	May 25/74
amended.....	...	348/75	May 24/75
amended.....	...	505/76	June 26/76
amended.....	...	112/77	Mar. 12/77
amended.....	...	802/77	Nov. 19/77
amended.....	...	185/78	Apr. 1/78
amended.....	...	867/78	Nov. 25/78
Sweet Cherries.....	...	103/74	Mar. 9/74
amended.....	...	322/75	May 17/75
amended.....	...	178/76	Mar. 13/76
amended.....	...	102/77	Mar. 12/77
amended.....	...	899/78	Dec. 9/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Crop Insurance Act (Ontario)—Continued

Crop Insurance Plan—Continued

Sweet Corn	152		
<i>amended</i>		170 /71	May 8 /71
<i>amended</i>		235 /72	May 27 /72
<i>amended</i>		221 /73	May 5 /73
<i>amended</i>		375 /74	May 25 /74
<i>amended</i>		389 /75	June 7 /75
<i>amended</i>		443 /76	June 5 /76
<i>amended</i>		728 /77	Oct. 22 /77
<i>amended</i>		344 /78	May 27 /78
Tomatoes	153		
<i>amended</i>		172 /71	May 8 /71
<i>amended</i>		224 /73	May 5 /73
<i>amended</i>		397 /74	June 8 /74
<i>amended</i>		563 /75	July 19 /75
<i>amended</i>		444 /76	June 5 /76
Vine Crops		349 /78	May 27 /78
White Beans	154		
<i>amended</i>		188 /71	May 22 /71
<i>amended</i>		234 /72	May 27 /72
<i>amended</i>		376 /74	May 25 /74
<i>amended</i>		346 /75	May 24 /75
<i>amended</i>		504 /76	June 26 /76
<i>amended</i>		109 /77	Mar. 12 /77
<i>amended</i>		186 /78	Apr. 1 /78
<i>amended</i>		978 /78	Dec. 6 /78
Winter Wheat		809 /75	Nov. 1 /75
<i>amended</i>		712 /77	Oct. 15 /77
<i>amended</i>		894 /78	Dec. 9 /78
Designation of Insurable Crops		348 /78	May 27 /78
General	156		
<i>amended</i>		563 /76	July 24 /76
<i>amended</i>		97 /77	Mar. 12 /77
<i>amended</i>		261 /78	Apr. 29 /78
<i>amended</i>		975 /78	Jan. 6 /79

Crown Employees Collective Bargaining Act, 1972

General		577 /72	Dec. 30 /72
<i>amended</i>		150 /73	Apr. 7 /73
Rules of Procedure		151 /73	Apr. 7 /73

Crown Timber Act

General	159		
<i>amended</i>		161 /72	Apr. 22 /72
<i>amended</i>		418 /73	July 21 /73
<i>amended</i>		335 /74	May 18 /74
<i>amended</i>		511 /78	July 22 /78

D

Day Nurseries Act

General	160		
<i>amended</i>		232 /71	June 12 /71
<i>amended</i>		547 /71	Jan. 15 /72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Day Nurseries Act—Continued			
General—Continued			
amended.....	...	239 /72	May 27 /72
amended.....	...	82 /73	Mar. 10 /73
amended.....	...	797 /73	Dec. 29 /73
amended.....	...	148 /74	Mar. 30 /74
amended.....	...	826 /74	Nov. 16 /74
amended.....	...	310 /78	May 13 /78
Dead Animal Disposal Act			
General.....	161
amended.....	...	751 /73	Dec. 15 /73
Dental Technicians Act			
General.....	162
amended.....	...	490 /75	June 28 /75
Dentistry Act			
(see now Health Disciplines Act, 1974)			
Dental Hygienists.....	163
amended.....	...	928 /76	Dec. 11 /76
Low Cost Denture Service.....	...	61 /73	Mar. 3 /73
Denture Therapists Act, 1974			
General.....	...	42 /75	Feb. 8 /75
amended.....	...	373 /75	May 31 /75
amended.....	...	658 /75	Aug. 23 /75
amended.....	...	185 /76	Mar. 13 /76
amended.....	...	825 /76	Nov. 6 /76
amended.....	...	42 /77	Feb. 19 /77
amended.....	...	316 /77	May 28 /77
Department of Agriculture and Food Act			
(See now Ministry of Agriculture and Food Act)			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 5 (1))			
Department of Correctional Services Act			
(See now Ministry of Correctional Services Act)			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 59 (1))			
Department of Colleges and Universities Act, 1971			
(See now Ministry of Colleges and Universities Act, 1971)			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1))			
Colleges of Applied Arts and Technology.....	169
amended.....	...	480 /71	Nov. 27 /71
amended.....	...	30 /72	Feb. 12 /72
amended.....	...	506 /72	Nov. 4 /72
amended.....	...	22 /75	Feb. 8 /75
amended.....	...	860 /76	Nov. 13 /76
Algonquin.....	170
Cambrian.....	171
amended.....	...	519 /72	Nov. 11 /72
amended.....	...	566 /72	Dec. 23 /72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Department of Colleges and Universities Act—Continued (See now Ministry of Colleges and Universities Act, 1971) (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1)) Colleges of Applied Arts and Technology—Continued			
Centennial.....	172
Conestoga.....	173
Confederation.....	174
Durham.....	175
Fanshawe.....	176
George Brown.....	177
Georgian.....	178
Humber.....	179
Lambton.....	180
Loyalist.....	181
Mohawk.....	182
Niagara.....	183
Northern.....	184
St. Clair.....	185
St. Lawrence.....	186
Seneca.....	187
Sheridan.....	188
Sir Sandford Fleming.....	189
Department of Education Act (See Ministry of Education Act) (See Education Act, 1974, See S.O. 1974, c. 109)			
General Legislative Grants.....	193
General Legislative Grants.....	194
General Legislative Grants.....	...	59/71	Feb. 13/71
<i>amended</i>	74/71	Feb. 27/71
<i>amended</i>	532/71	Jan. 8/72
<i>amended</i>	791/74	Nov. 2/74
General Legislative Grants.....	...	124/71	Apr. 10/71
General Legislative Grants.....	...	98/72	Mar. 18/72
General Legislative Grants.....	...	242/72	June 3/72
General Legislative Grants.....	...	308/73	June 9/73
Municipal Recreation Directors' Certificates and Arena Managers' Certificates.....	...	392/71	Sept. 25/71
(Now under Ministry of Culture and Recreation Act, 1974)			
Ontario Schools for the Blind and Ontario Schools for the Deaf.....	198
<i>amended</i>	81/75	Feb. 22/75
<i>amended</i>	119/76	Feb. 21/76
Programs of Recreation.....	200
Purchase of Milk.....	201
Teachers' Contracts.....	208
Department of Labour Act (See now Ministry of Labour Act) (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 82 (1))			
Department of Municipal Affairs Act (See now Municipal Affairs Act) (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 104 (1))			

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Department of Revenue Act (<i>See now Ministry of Revenue Act</i>) (<i>title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 88 (1))</i>)			
Department of Social and Family Services Act (<i>See now Ministry of Community and Social Services Act</i>) (<i>title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 19 (1))</i>)			
Department of Tourism and Information Act (<i>See now Tourism Act</i>) (<i>title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 79 (1))</i>)			
Deposits Regulation Act			
General	223
Development Corporations Act, 1973			
Approval of Loans and Guarantees	382 /75	June 7 /75
Developmental Services Act, 1974			
General	213 /74	Apr. 27 /74
<i>amended</i>	975 /74	Jan. 4 /75
<i>amended</i>	187 /75	Apr. 5 /75
<i>amended</i>	279 /75	Apr. 26 /75
<i>amended</i>	742 /75	Sept. 27 /75
<i>amended</i>	306 /76	Apr. 24 /76
<i>amended</i>	413 /77	July 9 /77
<i>amended</i>	393 /78	June 17 /78
<i>amended</i>	562 /78	Aug. 12 /78
Disabled Persons' Allowances Act			
General	224
District Municipality of Muskoka Act			
Designation of Last Revised Assessment Rolls and Approval of Levies made in 1971 before Adoption of Estimates	82 /71	Feb. 27 /71
Merged Areas	134 /71	Apr. 17 /71
Merged Areas	369 /71	Sept. 18 /71
Order of the Minister	411 /71	Oct. 9 /71
District Welfare Administration Boards Act			
Application for Grant Under Section 10 of the Act	225
<i>amended</i>	231 /71	June 12 /71
<i>amended</i>	84 /73	Mar. 10 /73
<i>amended</i>	683 /73	Nov. 17 /73
<i>amended</i>	125 /77	Mar. 26 /77
<i>amended</i>	917 /78	Dec. 16 /78
Dog Licensing and Live Stock and Poultry Protection Act			
Application for Payment of a Grant	342 /75	May 24 /75
<i>amended</i>	663 /78	Sept. 9 /78
Dogs at Large in Unorganized Areas	226
Maximum Amounts—Fur-Bearing Animals and Rabbits	162 /76	Mar. 6 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Drainage Act			
(See now Drainage Act, 1975)			
Rules of Practice and Procedure to be Followed in all Proceedings Before the Referee.....	227
Drainage Act, 1975			
Forms.....	...	298 /76	Apr. 17 /76
<i>amended</i>	467 /78	July 15 /78
Drugless Practitioners Act			
Chiropractors.....	228
<i>amended</i>	497 /74	July 20 /74
<i>amended</i>	184 /76	Mar. 13 /76
<i>amended</i>	7 /77	Jan. 29 /77
Classifications.....	229
General.....	230
<i>amended</i>	627 /78	Aug. 26 /78
Masseurs.....	231
<i>amended</i>	11 /77	Feb. 5 /77
Osteopaths.....	232
<i>amended</i>	162 /75	Mar. 22 /75
Physiotherapists.....	233
<i>amended</i>	922 /77	Dec. 31 /77
E			
Edible Oil Products Act			
General.....	234
Education Act, 1974			
(See Department of Education Act, Ministry of Education Act, Secondary Schools and Boards of Education Act, Separate Schools Act, See S.O. 1974, c. 109, s. 272)			
Apportionment 1975 Requisitions.....	...	245 /75	Apr. 19 /75
<i>amended</i>	812 /75	Nov. 1 /75
<i>amended</i>	161 /76	Mar. 6 /76
Apportionment 1976 Requisitions.....	...	238 /76	Apr. 3 /76
Apportionment 1977 Requisitions.....	...	862 /76	Nov. 13 /76
Apportionment 1978 Requisitions.....	...	63 /78	Feb. 11 /78
Calculation of Amount of Reserve or Reduction in Requirement Resulting From Strike or Lock-out.....	...	708 /76	Sept. 18 /76
Calculation of Average Daily Enrolment.....	...	863 /76	Nov. 13 /76
<i>amended</i>	64 /78	Feb. 11 /78
Calculation of Fees for Pupils.....	...	250 /75	Apr. 19 /75
<i>amended</i>	527 /75	July 5 /75
Calculation of Fees for Pupils.....	...	239 /76	Apr. 3 /76
Calculation of Fees for Pupils, 1977.....	...	864 /76	Nov. 13 /76
Calculation of Fees for Pupils, 1978.....	...	62 /78	Feb. 11 /78
<i>amended</i>	946 /78	Dec. 30 /78
Connell and Ponsford District School Area.....	...	677 /76	Sept. 4 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Education Act, 1974—Continued (See Department of Education Act, Ministry of Education Act, Secondary Schools and Boards of Education Act, Separate Schools Act, See S.O. 1974, c. 109, s. 272)			
Designation of School Divisions in Territorial Districts			
amending Reg. 793 of R.R.O. 1970			
amended.....	39/75		Feb. 8/75
amended.....	959/75		Dec. 20/75
amended.....	152/76		Feb. 28/76
amended.....	499/76		June 19/76
amended.....	609/76		Aug. 7/76
amended.....	830/76		Nov. 6/76
amended.....	878/76		Nov. 20/76
amended.....	584/77		Sept. 3/77
amended.....	254/78		Apr. 22/78
amended.....	925/78		Dec. 16/78
Diplomas—Elementary and Secondary Schools			
revoking Reg. 190 of R.R.O. 1970.....	105/75		Mar. 1/75
District Combined Separate School Zones			
amending Reg. 798 of R.R.O. 1970			
amended.....	65/75		Feb. 15/75
amended.....	678/75		Sept. 6/75
amended.....	27/76		Jan. 24/76
amended.....	153/76		Feb. 28/76
amended.....	471/76		June 12/76
amended.....	608/76		Aug. 7/76
amended.....	134/77		Mar. 26/77
amended.....	156/78		Mar. 25/78
amended.....	686/78		Sept. 16/78
amended.....	890/78		Dec. 2/78
amended.....	910/78		Dec. 2/78
Early School Leaving.....	159/75		Mar. 22/75
Elementary and Secondary Schools and Schools for Trainable Retarded Children—General.....			
	704/78		Sept. 23/78
Fees for Ministry Courses.....			
amended.....	623/75		Aug. 9/75
amended.....	514/76		June 26/76
amended.....	10/78		Jan. 21/78
General Legislative Grants, 1974			
amending O. Reg. 200/74			
amended.....	104/75		Mar. 1/75
amended.....	246/76		Apr. 3/76
amended.....	247/76		Apr. 3/76
amended.....	641/76		Aug. 21/76
General Legislative Grants, 1975.....			
amended.....	244/75		Apr. 19/75
amended.....	423/76		May 29/76
amended.....	763/76		Oct. 9/76
General Legislative Grants, 1976.....			
amended.....	237/76		Apr. 3/76
amended.....	799/76		Oct. 16/76
amended.....	495/77		July 30/77
General Legislative Grants, 1977.....			
amended.....	861/76		Nov. 13/76
amended.....	494/77		July 30/77
amended.....	106/78		Feb. 25/78
General Legislative Grants, 1978.....			
amended.....	65/78		Feb. 11/78
amended.....	947/78		Dec. 30/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Education Act, 1974—Continued

(See Department of Education Act, Ministry of Education Act, Secondary Schools and Boards of Education Act, Separate Schools Act, See S.O. 1974, c. 109, s. 272)

James Bay Lowlands Secondary School Board	379 /76	May 15 /76
<i>amended</i>	828 /78	Nov. 18 /78
Moosonee District School Area	867 /76	Nov. 13 /76
North of Superior District Roman Catholic Separate School Board	957 /76	Dec. 18 /76
<i>amended</i>	235 /77	Apr. 30 /77
<i>amended</i>	492 /78	July 15 /78
Ontario Schools for the Blind and Ontario Schools for the Deaf		
<i>amending</i> Reg. 198 of R.R.O. 1970		
<i>amended</i>	81 /75	Feb. 22 /75
<i>amended</i>	119 /76	Feb. 21 /76
Ontario Teacher Education College	920 /75	Dec. 6 /75
<i>amended</i>	90 /76	Feb. 14 /76
<i>amended</i>	829 /76	Nov. 6 /76
<i>amended</i>	144 /77	Mar. 26 /77
<i>amended</i>	778 /77	Nov. 5 /77
<i>amended</i>	685 /78	Sept. 16 /78
Ontario Teacher's Qualifications	407 /78	June 17 /78
Practice and Procedure—Boards of Reference	519 /75	July 5 /75
Pupil Records	30 /76	Jan. 24 /76
<i>(this regulation amends O. Reg. 38 /73 made under The Ministry of Education Act)</i>		
<i>amended (amending O. Reg. 38 /73)</i>	610 /78	Aug. 26 /78
<i>amended (amending O. Reg. 38 /73)</i>	911 /78	Dec. 9 /78
Reimbursement for Cost of Education and for Board, Lodging and Transportation (<i>revoking</i>)	609 /78	Aug. 26 /78
Slate Falls District School Area	722 /76	Sept. 25 /76
Special Grants for French-Language Instruction in the National Capital Region		
<i>amending</i> O. Reg. 366 /73	698 /76	Sept. 11 /76
Sturgeon Lake District School Area	956 /76	Dec. 18 /76
<i>amended</i>	911 /77	Dec. 31 /77
Summer Beaver District School Area	721 /76	Sept. 25 /76
Supervisory Officers	140 /75	Mar. 15 /75
Textbooks	455 /78	July 1 /78
<i>amended</i>	778 /78	Oct. 21 /78

Elderly Persons Centres Act

General	235	
<i>amended</i>	117 /71	Apr. 3 /71
<i>amended</i>	521 /71	Jan. 1 /72
<i>amended</i>	40 /72	Feb. 19 /72
<i>amended</i>	346 /72	July 29 /72
<i>amended</i>	203 /73	Apr. 21 /73
<i>amended</i>	131 /74	Mar. 23 /74
<i>amended</i>	794 /74	Nov. 9 /74

Elderly Persons' Housing Aid Act

Grants	236	
------------------	-----	--

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Election Act			
Fees and Expenses		3 /77	Jan. 22 /77
Elevators and Lifts Act			
General	238		
<i>amended</i>		92 /72	Mar. 18 /72
<i>amended</i>		139 /72	Apr. 8 /72
Rope Tows and Ski Lifts	239		
<i>amended</i>		983 /78	Jan. 6 /79
Employment Agencies Act			
General	241		
Employment Standards Act and Employment Standards Act, 1974			
Ambulance Service Industry	242		
<i>amended</i>		609 /74	Aug. 31 /74
<i>amended</i>		338 /78	May 27 /78
Benefit Plans		654 /75	Aug. 23 /75
<i>amended</i>		884 /75	Nov. 29 /75
Fruit, Vegetable and Tobacco Harvesters		320 /75	May 17 /75
<i>amended</i>		418 /76	May 29 /76
General		803 /75	Nov. 1 /75
<i>amended</i>		189 /76	Mar. 13 /76
<i>amended</i>		417 /76	May 29 /76
<i>amended</i>		339 /78	May 27 /78
<i>amended</i>		665 /78	Sept. 9 /78
Termination of Employment	251		
Endangered Species Act, 1971			
Endangered Species		33 /77	Feb. 19 /77
<i>amended</i>		581 /77	Sept. 3 /77
Energy Act and Energy Act, 1971			
Fuel Oil Code		441 /77	July 16 /77
<i>amended</i>		665 /77	Oct. 1 /77
Gas Pipeline Systems		438 /77	July 16 /77
Gas Utilization Code		439 /77	July 16 /77
Propane Storage, Handling and Utilization Code		440 /77	July 16 /77
Spacing Units— (See also <i>Petroleum Resources Act, 1971</i>)			
Arthur Pool	256		
Clearville	259		
Colchester South	260		
Courtright Pool	261		
Dawn and Sombra (Townships of)	262		
Duncannon Pool	263		
Egremont (Township of)	264		
Gosfield South (Township of)	265		

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Energy Act and Energy Act, 1971—Continued			
Spacing Units— <i>Continued</i>			
Innerkip East Pool.....	266
Innerkip Pool.....	267
Ladysmith Pool.....	268
Malden (Township of).....	269
Moore (Township of).....	270
Otter Creek East Pool.....	271
Otter Creek Pool.....	272
Oxley Field.....	273
Ruscom River Pool.....	274
St. Patrick's Pool.....	...	86/71	Mar. 6/71
Terminus North Pool.....	275
Townsend Pool.....	277
Verschoyle West Pool.....	278
Wilsonville Pool.....	280
Wilsonville South Pool.....	281
Environmental Assessment Act, 1975			
Designation—Reed Ltd.....	...	1009/76	Jan. 8/76
Designation—Inco Ltd.....	...	416/77	July 9/77
Designation—Onakawana Developments Limited.....	...	129/78	Mar. 11/78
General.....	...	836/76	Nov. 6/76
<i>amended</i>	1020/76	Jan. 15/77
<i>amended</i>	94/77	Mar. 12/77
<i>amended</i>	469/77	July 23/77
<i>amended</i>	636/77	Sept. 17/77
<i>amended</i>	816/78	Nov. 11/78
Environmental Protection Act, 1971			
Advisory Board (<i>revoking</i>).....	...	415/77	July 9/77
Air Contaminants from Ferrous Foundries.....	11
Air Contaminants from Motor Vehicles.....	12
Air Contaminants from 1969 Model Motor Vehicles.....	13
Ambient Air Quality Criteria.....	...	872/74	Nov. 30/74
<i>amended</i>	158/75	Mar. 22/75
Asphalt Paving Plants.....	...	183/72	May 6/72
Classes of Contaminants—Exemptions.....	...	505/72	Oct. 28/72
Containers.....	...	687/76	Sept. 11/76
<i>amended</i>	114/77	Mar. 19/77
<i>amended</i>	146/77	Mar. 26/77
<i>amended</i>	811/77	Nov. 19/77
<i>amended</i>	157/78	Mar. 25/78
Containers for Carbonated Soft Drinks.....	...	998/75	Dec. 27/75
<i>amended</i>	810/77	Nov. 19/77
Deep Well Disposal.....	...	152/73	Apr. 7/73
<i>amended</i>	231/74	May 4/74
<i>amended</i>	232/74	May 4/74
Discharge of Sewage from Pleasure Boats.....	644
(<i>See S.O. 1971, c. 86, s. 27 (1)</i>)			
<i>amended</i>	419/74	June 22/74
Disposable Containers for Milk.....	...	368/72	Aug. 12/72
Disposable Paper Containers for Milk.....	...	533/72	Nov. 18/72
Evaporative Emissions from New Light Duty Motor Vehicles.....	14

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Environmental Protection Act, 1971 —Continued			
General.....	15
<i>amended</i>	873/74	Nov. 30/74
<i>amended</i>	271/77	May 14/77
General.....	824
(See S.O. 1971, c. 86, s. 48 (4))			
<i>amended</i>	217/73	Apr. 28/73
<i>amended</i>	382/73	July 7/73
<i>amended</i>	75/74	Feb. 23/74
Marinas.....	646
(See S.O. 1971, c. 86, s. 27 (1))			
Sewage Systems.....	...	229/74	May 4/74
<i>amended</i>	944/74	Dec. 28/74
<i>amended</i>	237/75	Apr. 19/75
<i>amended</i>	956/75	Dec. 20/75
<i>amended</i>	607/76	Aug. 7/76
<i>amended</i>	802/76	Oct. 23/76
<i>amended</i>	147/77	Mar. 26/77
<i>amended</i>	530/77	Aug. 13/77
<i>amended</i>	475/78	July 15/78
<i>amended</i>	689/78	Sept. 16/78
<i>amended</i>	869/78	Nov. 25/78
Sulphur Content of Fuels.....	17
(See S.O. 1971, c. 86, s. 21 (1))			
<i>amended</i>	157/73	Apr. 7/73
Transfers of Liquid Industrial Waste.....	...	926/76	Dec. 4/76

Escheats Act

Fees.....	284
-----------	-----	-------	-------

Executive Council Act

Administration of Acts.....	...		
a Treasurer of Ontario and Minister of Economics be appointed to direct and control the Ministry of Treasury and Economics and to administer the following Acts:			
<i>Agricultural Development Finance Act</i>			
<i>Agricultural Development Repeal Act, 1973</i>			
<i>Audit Act, 1977</i>			
<i>Farm Loans Act</i>			
<i>Farm Loans Adjustment Act</i>			
<i>Financial Administration Act</i>			
<i>Gold Clauses Act</i>			
<i>Municipal Elderly Residents' Assistance Act, 1973</i>			
<i>Municipal and School Tax Credit Assistance Act</i>			
<i>Municipal Subsidies Adjustment Repeal Act, 1976</i>			
<i>Municipal Tax Assistance Act</i>			
<i>Municipal Unemployment Relief Act, 1971</i>			
<i>Municipal Works Assistance Act</i>			
<i>Ontario Economic Council Act</i>			
<i>Ontario Education Capital Aid Corporation Act</i>			
<i>Ontario Guaranteed Annual Income Act, 1974</i>			
<i>Ontario Loan Act, 1978</i>			
<i>Ontario Municipal Employees Retirement System Act</i>			

656/78

Sept. 9/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Executive Council Act—Continued

Administration of Acts—Continued

a Treasurer of Ontario and Minister of Economics be appointed to direct and control the Ministry of Treasury and Economics and to administer the following Acts:

—Continued

- Ontario Municipal Improvement Corporation Act*
- Ontario Unconditional Grants Act, 1975*
- Ontario Universities Capital Aid Corporation Act*
- Ontario Youth Employment Act, 1977*
- Parkway Belt Planning and Development Act, 1973*
- Provincial Parks Municipal Tax Assistance Act, 1974*
- Public Parks Act*
- Public Utilities Act*
- Public Utilities Corporations Act*
- Shoreline Property Assistance Act, 1973*
- Statistics Act*
- Statute Labour Act* (administered jointly by MTC and TEIGA)
- Supply Act, 1978*
- Venture Investment Corporations Registration Act, 1977*

Administration of Acts..... 657/78 Sept. 9/78

a Minister of Intergovernmental Affairs be appointed to direct and control the Ministry of Intergovernmental Affairs and to administer the following Acts:

- City of Cornwall Annexation Act, 1974*
- City of Hamilton Act, 1975*
- City of Hazeldean-March Act, 1978*
- City of Port Colborne Act, 1974*
- City of Thorold Act, 1975*
- City of Thunder Bay Act, 1968-69*
- City of Timmins-Porcupine Act, 1972*
- County of Oxford Act, 1974*
- District Municipality of Muskoka Act*
- Fire Guardians Act*
- Fires Extinguishment Act*
- Haliburton Act*
- Line Fences Act*
- Local Improvement Act*
- Moosonee Development Area Board Act*
- Municipal Act*
- Municipal Affairs Act*
- Municipal Arbitrations Act*
- Municipal Corporations Quieting Orders Act*
- Municipal Elections Act, 1977*
- Municipal Franchises Act*
- Municipality of Metropolitan Toronto Act*
- Municipality of Shuniah Act, 1936*
- Ontario Planning and Development Act, 1973*
- Ottawa-Carleton Amalgamations and Elections Act, 1973*
- Regional Municipality of Durham Act, 1973*
- Regional Municipality of Haldimand-Norfolk Act, 1973*

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Executive Council Act—Continued

Administration of Acts—Continued

a Minister of Intergovernmental Affairs be appointed to direct and control the Ministry of Intergovernmental Affairs and to administer the following Acts:—Continued

Regional Municipality of Halton Act, 1973

Regional Municipality of Hamilton-Wentworth Act, 1973

Regional Municipality of Niagara Act

Regional Municipality of Ottawa-Carleton Act

Regional Municipality of Peel Act, 1973

Regional Municipality of Sudbury Act, 1972

Regional Municipality of Waterloo Act, 1972

Regional Municipality of York Act

Snow Roads and Fences Act

Tax Sales Confirmation Act

Territorial Division Act

Town of Wasaga Beach Act, 1973

Township of North Plantagenet Act, 1976

Vacant Land Cultivation Act

Village of Point Edward Act, 1972

Wharfs and Harbours Act

Assignment of Administration of Acts to Designated

Members of the Executive Council..... 171/72 Apr. 22/72

Member of Executive Council—Name of Act

Minister of Colleges and Universities

The Archaeological and Historical Sites Protection Act

The Centennial Centre of Science and Technology Act

The Ontario Heritage Foundation Act

The Simcoe (John Graves) Memorial Foundation Act, 1965

Minister of Community and Social Services

The Athletics Control Act

Minister of Consumer and Commercial Relations

The Pension Benefits Act

The Vital Statistics Act

Minister of Industry and Tourism

The Ontario Economic Council Act

The Research Foundation Act, 1944

Minister of Labour

The Loggers' Safety Act

Minister of Natural Resources

The Niagara Parks Act

The Parks Assistance Act

The St. Clair Parkway Commission Act, 1966

The St. Lawrence Parks Commission Act

The Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs

The Moosonee Development Area Board Act

amended..... 178/72 Apr. 22/72

Member of Executive Council—Name of Act

Minister of Colleges and Universities

The Archives Act

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Executive Council Act—Continued			
Assignment of Administration of Acts to Designated Members of Executive Council—Continued			
Solicitor General			
<i>The Liquor Control Act</i>			
<i>The Liquor Licence Act</i>			
Assignment of Power and Duty	504/75	June 28/75	
Member of Executive Council—Name of Act			
Minister of Energy			
<i>The Power Corporation Act</i>			
(Section 5 (4) of <i>The Expropriations Act</i>)			
Assignment of Power and Duty	924/75	Dec. 6/75	
Member of Executive Council—Name of Act			
Minister of Energy			
<i>The Power Corporation Act</i>			
(Section 4 of <i>The Expropriations Act</i>)			
Assignment of Power and Duty	121/77	Mar. 19/77	
The Occupational Health Protection Branch in the Ministry of Health be transferred to and established in the Ministry of Labour, effective December 17th, 1976			
Assignment of Powers and Duties	149/77	Apr. 2/77	
assigned to the Minister of Health—transferred to the Minister of Labour			
Assignment of Powers and Duties	435/77	July 16/77	
assigned to the Minister of Health by <i>The Children's Mental Health Centres Act</i> , R.S.O. 1970, c. 68 as amended and <i>The Children's Mental Hospitals Act</i> , R.S.O. 1970, c. 69, to the Minister of Correctional Services by <i>The Training Schools Act</i> , R.S.O. 1970, c. 467 as amended; and to the Attorney General by sections 21 to 23 and paragraph (g) of subsection 1 of section 28 of <i>The Provincial Courts Act</i> , R.S.O. 1970, c. 369—assigned to the Minister of Community and Social Services			
<i>this Regulation is revoked by O. Reg. 719/77</i>			
Assignment of Powers and Duties	436/77	July 16/77	
assigned to the Minister of Government Services—assigned to the Honourable James A.C. Auld—to be acting Minister until the Minister of Government Services is appointed under s. 2 of <i>The Executive Council Act</i>			
<i>this Regulation is revoked by O. Reg. 696/77</i>			
Assignment of Powers and Duties	437/77	July 16/77	
assigned to the Minister of Correctional Services—assigned to the Honourable John P. MacBeth—to be acting Minister until the Minister of Correctional Services is appointed under s. 2 of <i>The Executive Council Act</i>			
<i>this Regulation is revoked by O. Reg. 697/77</i>			
Transfer of Administration of Acts	51/76	Jan. 31/76	
(<i>The Historical Parks Act</i> , 1972 from the Minister of Natural Resources to the Minister of Culture and Recreation)			
Transfer of Administration of Acts	52/76	Jan. 31/76	
(<i>The Athletics Control Act</i> , <i>The Community Recreation Centres Act</i> , 1974			
from the Minister of Community and Social Services to the Minister of Culture and Recreation)			

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Executive Council Act—Continued			
Transfer of Administration of Acts..... (<i>The Archives Act,</i> <i>The Art Gallery of Ontario Act,</i> <i>The Arts Council Act,</i> <i>The Centennial Centre of Science and Technology Act,</i> <i>The John Graves Simcoe Memorial Foundation Act, 1965,</i> <i>The McMichael Canadian Collection Act, 1972,</i> <i>The Ontario Educational Communications Authority Act,</i> <i>The Public Libraries Act,</i> <i>The Royal Ontario Museum Act,</i> from the Minister of Colleges and Universities to the Minister of Culture and Recreation)	...	53/76	Jan. 31/76
Transfer of Administration of Acts..... (Sections 3 (5a), 62 (1) (f, g, h), and 63 to 66 of <i>The Ontario Water Resources Act</i> to the Minister of Consumer and Commercial Relations)	...	54/76	Jan. 31/76
Transfer of Administration of Acts..... (<i>The Pounds Act</i> from the Minister of Treasury, Economics and Inter- governmental Affairs to the Minister of Agriculture and Food)	...	55/76	Jan. 31/76
Transfer of Administration of Acts..... (<i>The School Boards and Teachers Collective Negotiations Act, 1975</i> to the Minister of Education)	...	56/76	Jan. 31/76
Transfer of Administration of Acts..... (<i>The Planning Act</i> Any powers and duties being exercised by the Treasurer of Ontario and Minister of Economics and Intergovern- mental Affairs to the Minister of Housing)	...	57/76	Jan. 31/76
Transfer of Administration of Acts..... (<i>The Construction Hoists Act</i> to the Minister of Consumer and Commercial Relations)	...	59/76	Jan. 31/76
Transfer of Administration of Acts..... (<i>The Residential Premises Rent Review Act, 1975 (2nd Session)</i> from Minister of Housing to Minister of Consumer and Commercial Relations)	...	132/76	Feb. 28/76
Transfer of Administration of Acts..... (<i>The Agricultural Development Finance Act</i> from Minister of Treasury, Economics and Intergovern- mental Affairs to Minister of Revenue)	...	273/76	Apr. 10/76
Transfer of Administration of Act..... (<i>The Ontario Northland Transportation Commission Act</i> from the Minister of Transportation and Communications to the Minister of Northern Affairs)	...	627/77	Sept. 17/77
Transfer of Administration of Acts..... (<i>The Ontario Land Corporation Act, 1974</i> from the Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs to the Minister of Housing)	...	443/78	July 1/78
Expropriations Act			
Co-operative Development—North Pickering.....	...	575/72	Dec. 30/72
Forms.....	285

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Expropriations Act—Continued			
Rules of Practice and Procedure of the Land Compensation Board.....	286
Rules to be Applied for the Purposes of Subsection 1 of Section 33 of the Act.....	...	491 /71	Dec. 4 /71
F			
Family Benefits Act			
General.....	287
<i>amended</i>	73 /71	Feb. 27 /71
<i>amended</i>	153 /71	May 1 /71
<i>amended</i>	381 /72	Aug. 12 /72
<i>amended</i>	581 /72	Jan. 6 /73
<i>amended</i>	187 /73	Apr. 14 /73
<i>amended</i>	380 /73	July 7 /73
<i>amended</i>	685 /73	Nov. 17 /73
<i>amended</i>	715 /73	Dec. 1 /73
<i>amended</i>	801 /73	Dec. 29 /73
<i>amended</i>	821 /73	Jan. 12 /74
<i>amended</i>	214 /74	Apr. 27 /74
<i>amended</i>	215 /74	Apr. 27 /74
<i>amended</i>	337 /74	May 18 /74
<i>amended</i>	533 /74	July 27 /74
<i>amended</i>	777 /74	Oct. 26 /74
<i>amended</i>	778 /74	Oct. 26 /74
<i>amended</i>	16 /75	Feb. 1 /75
<i>amended</i>	417 /75	June 7 /75
<i>amended</i>	567 /75	July 19 /75
<i>amended</i>	741 /75	Sept. 27 /75
<i>amended</i>	856 /75	Nov. 15 /75
<i>amended</i>	252 /76	Apr. 10 /76
<i>amended</i>	385 /76	May 22 /76
<i>amended</i>	508 /76	June 26 /76
<i>amended</i>	813 /76	Oct. 23 /76
<i>amended</i>	201 /77	Apr. 16 /77
<i>amended</i>	355 /77	June 18 /77
<i>amended</i>	799 /77	Nov. 19 /77
<i>amended</i>	132 /78	Mar. 18 /78
<i>amended</i>	518 /78	July 22 /78
<i>amended</i>	763 /78	Oct. 21 /78
<i>amended</i>	767 /78	Oct. 21 /78
<i>amended</i>	991 /78	Jan. 13 /79
<i>amended</i>	992 /78	Jan. 13 /79
<i>amended</i>	993 /78	Jan. 13 /79
Family Law Reform Act, 1978			
Designation of Matrimonial Home—Forms.....	...	215 /78	Apr. 8 /78
Farm Income Stabilization Act, 1976			
Corn Stabilization, 1977			
Plan.....	...	365 /78	June 3 /78
<i>amended</i>	972 /78	Jan. 6 /79

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Farm Income Stabilization Act, 1976—Continued			
Corn Stabilization, 1978-1980			
Plan.....	...	508 /78	July 22 /78
Soybean Stabilization, 1978-1980			
Plan.....	...	509 /78	July 22 /78
White Beans Stabilization, 1978-80			
Plan.....	...	510 /78	July 22 /78
Farm Products Containers Act			
Fruit and Vegetables.....	288
<i>amended</i>	502 /72	Oct. 28 /72
Farm Products Grades and Sales Act			
Burley Tobacco.....	...	343 /75	May 24 /75
Dairy Products.....	291
Flue-Cured Tobacco.....	292
Fruit-Controlled Atmosphere Storage.....	...	951 /75	Dec. 20 /75
Grades			
Beef Carcasses.....	...	804 /75	Nov. 1 /75
Christmas Trees.....	290
Fruit and Vegetables.....	293
<i>amended</i>	297 /71	July 31 /71
<i>amended</i>	471 /71	Nov. 27 /71
<i>amended</i>	355 /72	July 15 /72
<i>amended</i>	455 /73	Aug. 18 /73
<i>amended</i>	31 /74	Feb. 9 /74
<i>amended</i>	230 /74	May 4 /74
<i>amended</i>	452 /74	June 29 /74
<i>amended</i>	133 /77	Mar. 26 /77
<i>amended</i>	646 /77	Sept. 24 /77
<i>amended</i>	766 /77	Nov. 5 /77
Hog Carcasses.....	...	806 /75	Nov. 1 /75
Lamb and Mutton Carcasses.....	...	808 /75	Nov. 1 /75
<i>amended</i>	493 /76	June 19 /76
Poultry.....	...	204 /72	May 20 /72
Veal Carcasses.....	...	805 /75	Nov. 1 /75
Honey.....	297
<i>amended</i>	507 /74	July 20 /74
<i>amended</i>	363 /78	June 3 /78
Licences.....	...	372 /75	May 31 /75
Maple Products.....	...	233 /78	Apr. 15 /78
Farm Products Marketing Act			
Apples			
Marketing.....	300
<i>amended</i>	606 /75	Aug. 2 /75
<i>amended</i>	675 /77	Oct. 1 /77
<i>amended</i>	253 /78	Apr. 22 /78
<i>amended</i>	588 /78	Aug. 19 /78
<i>amended</i>	756 /78	Oct. 14 /78
Plan.....	301
<i>amended</i>	605 /75	Aug. 2 /75
<i>amended</i>	1015 /76	Jan. 8 /77
Transfer of Assets of Local Board.....	302
Arbitration of Disputes.....	303

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Farm Products Marketing Act—Continued				
Asparagus				
Plan	304	
<i>amended</i>	...	52 /72	Feb. 26 /72	
<i>amended</i>	...	360 /78	May 27 /78	
Marketing	...	361 /78	May 27 /78	
Beans				
Plan	306	
<i>amended</i>	...	44 /71	Feb. 6 /71	
Marketing	307	
<i>amended</i>	...	45 /71	Feb. 6 /71	
<i>amended</i>	...	80 /72	Mar. 4 /72	
<i>amended</i>	...	452 /75	June 14 /75	
<i>amended</i>	...	568 /75	July 19 /75	
<i>amended</i>	...	740 /77	Oct. 22 /77	
<i>amended</i> (amending O. Reg. 568 /75)	...	435 /78	June 24 /78	
Berries for Processing				
Plan	308	
<i>amended</i>	...	78 /72	Mar. 4 /72	
Marketing	309	
<i>amended</i>	...	23 /72	Feb. 5 /72	
Broiler Chickens and Roaster Chickens				
Plan	310	
<i>amended</i>	...	53 /72	Feb. 26 /72	
<i>amended</i>	...	462 /72	Sept. 30 /72	
<i>amended</i>	...	39 /78	Feb. 4 /78	
Marketing	311	
<i>amended</i>	...	463 /72	Sept. 30 /72	
<i>amended</i>	...	592 /72	Jan. 13 /73	
<i>amended</i>	...	128 /75	Mar. 8 /75	
<i>amended</i>	...	352 /76	May 15 /76	
<i>amended</i>	...	1013 /76	Jan. 8 /77	
<i>amended</i>	...	40 /78	Feb. 4 /78	
Burley Tobacco				
Plan	...	430 /74	June 22 /74	
<i>amended</i>	...	492 /76	June 19 /76	
Marketing	...	436 /74	June 22 /74	
<i>amended</i>	...	985 /76	Dec. 25 /76	
By-Laws for Local Boards	312	
Celery				
Plan	313	
Marketing	314	
Eggs				
Plan	...	593 /72	Jan. 13 /73	
<i>amended</i>	...	183 /74	Apr. 13 /74	
<i>amended</i>	...	764 /74	Oct. 26 /74	
<i>amended</i>	...	433 /75	June 14 /75	
<i>amended</i>	...	470 /76	June 12 /76	
Marketing	...	594 /72	Jan. 13 /73	
<i>amended</i>	...	243 /73	May 5 /73	
<i>amended</i>	...	184 /74	Apr. 13 /74	
<i>amended</i>	...	634 /74	Sept. 14 /74	
<i>amended</i>	...	897 /74	Dec. 7 /74	
<i>amended</i>	...	434 /75	June 14 /75	
Marketing Limitations	...	595 /72	Jan. 13 /73	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Farm Products Marketing Act—Continued				
Fresh Fruit				
Plan	317	
Marketing	318	
amended	...	81 /72	Mar. 4 /72	
Fresh Grapes				
Plan	319	
amended	...	537 /72	Nov. 25 /72	
Marketing	320	
amended	...	264 /71	July 3 /71	
Fresh Vegetables				
Plan	321	
Marketing	322	
Grapes for Processing				
Plan	323	
amended	...	131 /73	Mar. 31 /73	
amended	...	953 /75	Dec. 20 /75	
Marketing	324	
amended	...	265 /71	July 3 /71	
amended	...	22 /72	Feb. 5 /72	
amended	...	202 /73	Apr. 21 /73	
amended	...	728 /75	Sept. 27 /75	
Greenhouse Vegetables				
Plan	325	
Marketing	326	
amended	...	266 /71	July 3 /71	
amended	...	266 /76	Apr. 10 /76	
amended	...	252 /78	Apr. 22 /78	
Hogs				
Plan	327	
amended	...	114 /73	Mar. 24 /73	
amended	...	32 /74	Feb. 9 /74	
Marketing	328	
amended	...	419 /71	Oct. 9 /71	
amended	...	656 /74	Sept. 14 /74	
Local Boards	329	
Onions				
Plan	330	
amended	...	77 /72	Mar. 4 /72	
Marketing	331	
Potatoes				
Plan	...	248 /76	Apr. 3 /76	
amended	...	632 /78	Aug. 26 /78	
Marketing	...	264 /76	Apr. 10 /76	
amended	...	159 /77	Apr. 2 /77	
amended	...	434 /78	June 24 /78	
amended	...	633 /78	Aug. 26 /78	
Processing Tomato Seedling Plants				
Plan	...	116 /74	Mar. 16 /74	
amended	...	364 /78	June 3 /78	
Marketing	...	117 /74	Mar. 16 /74	
amended	...	322 /78	May 20 /78	
Seed-Corn				
Plan	332	
Marketing	333	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Farm Products Marketing Act—Continued				
Soya-Beans				
Plan	334			
Marketing	...	915 /78		Dec. 16 /78
Sugar-Beets				
Plan	336			
Marketing	337			
Tender Fruit for Processing				
Plan	338			
amended	...	134 /73		Mar. 31 /73
amended	...	952 /75		Dec. 20 /75
Marketing	339			
amended	...	21 /72		Feb. 5 /72
amended	...	135 /73		Mar. 31 /73
Tobacco				
Plan	340			
amended	...	398 /74		June 8 /74
amended	...	854 /76		Nov. 13 /76
amended	...	727 /77		Oct. 22 /77
amended	...	709 /78		Sept. 30 /78
Marketing	341			
amended	...	79 /72		Mar. 4 /72
amended	...	78 /73		Mar. 10 /73
amended	...	162 /73		Apr. 14 /73
amended	...	411 /76		May 22 /76
Turkeys				
Plan	342			
amended	...	163 /73		Apr. 14 /73
amended	...	180 /73		Apr. 14 /73
amended	...	388 /73		July 7 /73
amended	...	41 /78		Feb. 4 /78
Marketing	343			
amended	...	164 /73		Apr. 14 /73
amended	...	303 /73		June 2 /73
amended	...	669 /73		Nov. 17 /73
amended	...	429 /74		June 22 /74
amended	...	42 /78		Feb. 4 /78
Marketing Limitations	...	428 /74		June 22 /74
Vegetables for Processing				
Plan	344			
amended	...	51 /72		Feb. 26 /72
amended	...	132 /77		Mar. 26 /77
Marketing	345			
amended	...	24 /72		Feb. 5 /72
amended	...	294 /73		June 2 /73
amended	...	23 /74		Feb. 2 /74
amended	...	48 /74		Feb. 16 /74
amended	...	141 /77		Mar. 26 /77
amended	...	518 /77		Aug. 6 /77
Wheat				
Plan	346			
amended	...	132 /73		Mar. 31 /73
amended	...	866 /77		Dec. 10 /77
Marketing	...	413 /73		July 21 /73
amended	...	444 /73		Aug. 11 /73
amended	...	391 /77		July 2 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Farm Products Payments Act			
General.....	348
<i>amended</i>	431/74	June 22/74
<i>amended</i>	899/75	Dec. 6/75
Financial Administration Act			
Permit for Living Accommodation.....	349
Fire Departments Act			
Filing in Supreme Court of Decision of Arbitrator or Arbitra- tion Board.....	351
Standards for Pumps.....	352
Fire Marshals Act			
General.....	353
<i>amended</i>	931/74	Dec. 21/74
Fish Inspection Act			
Quality Control.....	...	37/76	Jan. 31/76
Forest Fires Prevention Act			
Fire Districts.....	354
<i>amended</i>	502/74	July 20/74
Forestry Act			
Nurseries.....	355
<i>amended</i>	191/72	May 13/72
<i>amended</i>	306/72	July 8/72
Freshwater Fish Marketing Act (Ontario)			
General.....	356
<i>amended</i>	128/73	Mar. 31/73
<i>amended</i>	36/76	Jan. 31/76
<i>amended</i>	873/76	Nov. 20/76
<i>amended</i>	66/77	Mar. 5/77
<i>amended</i>	403/78	June 17/78
<i>amended</i>	793/78	Oct. 28/78
Funeral Services Act, 1976			
General.....	...	908/77	Dec. 31/77
<i>amended</i>	817/78	Nov. 11/78
<i>amended</i>	912/78	Dec. 9/78
Fur Farms Act, 1971			
General.....	...	255/72	June 10/72
<i>amended</i>	722/78	Oct. 7/78
G			
Game and Fish Act			
Aylmer Lagoon Hunting Area.....	...	876/78	Nov. 25/78
Bag Limit for Moose, Deer and Black Bear.....	...	705/78	Sept. 23/78
Bobcat.....	...	814/74	Nov. 9/74

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Game and Fish Act—Continued			
Bobwhite Quail and Pheasant—Propagation and Sale.....	357
<i>amended</i>	852 /78	Nov. 25 /78
Buffalo.....	358
Bullfrogs.....	359
<i>amended</i>	576 /76	July 24 /76
Camden Lake Hunting Area.....	...	641 /75	Aug. 23 /75
<i>amended</i>	611 /78	Aug. 26 /78
Crown Game Preserves.....	360
<i>amended</i>	109 /73	Mar. 24 /73
<i>amended</i>	35 /76	Jan. 31 /76
<i>amended</i>	390 /76	May 22 /76
Designation of Class of Licence.....	...	516 /73	Sept. 1 /73
Discharge of Fire-Arms From or Across Highways and Roads	362
Fire-Arms.....	...	48 /75	Feb. 15 /75
<i>amended</i>	391 /76	May 22 /76
<i>amended</i>	612 /78	Aug. 26 /78
Fishing Huts.....	364
<i>amended</i>	533 /71	Jan. 8 /72
<i>amended</i>	834 /75	Nov. 8 /75
<i>amended</i>	117 /77	Mar. 12 /77
<i>amended</i>	153 /78	Mar. 25 /78
<i>amended</i>	891 /78	Dec. 2 /78
Fishing Licences.....	365
<i>amended</i>	39 /71	Feb. 6 /71
<i>amended</i>	15 /72	Feb. 5 /72
<i>amended</i>	447 /72	Sept. 23 /72
<i>amended</i>	618 /73	Oct. 20 /73
<i>amended</i>	112 /74	Mar. 9 /74
<i>amended</i>	475 /74	July 13 /74
<i>amended</i>	49 /75	Feb. 15 /75
<i>amended</i>	270 /77	May 14 /77
<i>amended</i>	641 /77	Sept. 17 /77
<i>amended</i>	1007 /78	Jan. 13 /79
Furs.....	...	443 /77	July 16 /77
<i>amended</i>	791 /78	Oct. 28 /78
Game Bird Hunting Preserves.....	368
<i>amended</i>	1034 /75	Jan. 10 /76
<i>amended</i>	851 /78	Nov. 25 /78
Guides.....	369
<i>amended</i>	516 /78	July 22 /78
Hunter Safety Training Courses.....	370
Hunting in Lake Superior Provincial Park.....	...	406 /78	June 17 /78
<i>amended</i>	792 /78	Oct. 28 /78
Hunting in Larose Forest.....	...	812 /78	Nov. 4 /78
Hunting Licences			
Issuance.....	371
<i>amended</i>	182 /72	May 6 /72
<i>amended</i>	369 /73	July 7 /73
<i>amended</i>	111 /74	Mar. 9 /74
<i>amended</i>	554 /74	Aug. 10 /74
<i>amended</i>	706 /74	Oct. 12 /74
<i>amended</i>	149 /75	Mar. 22 /75
<i>amended</i>	556 /76	July 17 /76
<i>amended</i>	601 /76	Aug. 7 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Game and Fish Act—Continued			
Hunting Licences—Continued			
Issuance—Continued			
amended.....	...	874/76	Nov. 20/76
amended.....	...	698/77	Oct. 15/77
amended.....	...	844/77	Dec. 3/77
amended.....	...	404/78	June 17/78
Hunting on Crown Lands			
Geographic Townships of Bruton and Clyde.....	372
Hunting on Designated Crown Land and in Provincial Parks	...	605/77	Sept. 10/77
Lake St. Lawrence Hunting Area.....	...	25/75	Feb. 8/75
Licence To Possess Nets.....	...	491/78	July 15/78
Luther Marsh Hunting Area.....	...	426/71	Oct. 16/71
amended.....	...	459/72	Sept. 30/72
amended.....	...	590/75	Aug. 2/75
Open Seasons			
Black Bear.....	...	554/75	July 12/75
Fur-Bearing Animals.....	...	612/74	Aug. 31/74
amended.....	...	806/74	Nov. 9/74
amended.....	...	582/75	July 26/75
amended.....	...	384/76	May 22/76
amended.....	...	788/78	Oct. 28/78
Game Birds.....	...	122/77	Mar. 26/77
Moose and Deer.....	...	405/78	June 17/78
amended.....	...	716/78	Sept. 30/78
Rabbit and Squirrel.....	...	140/77	Mar. 26/77
Orangeville Reservoir Hunting Area.....	...	687/73	Nov. 17/73
Permit to Export Game.....	375
Polar Bears.....	...	115/71	Mar. 20/71
Possession and Use of Fire-Arms in Darlington Provincial Park.....	...	691/78	Sept. 23/78
Sale of Bass and Trout and Fishing Preserves.....	...	181/71	May 22/71
amended.....	...	41/72	Feb. 19/72
amended.....	...	517/73	Sept. 1/73
amended.....	...	892/78	Dec. 9/78
Snares.....	377
amended.....	...	444/77	July 16/77
Stag Island Hunting Area.....	...	765/77	Nov. 5/77
Trap-Line Areas.....	...	639/77	Sept. 17/77
amended.....	...	850/78	Nov. 25/78
Waters Set Apart—Frogs.....	...	528/78	July 29/78
Wolves and Black Bears in Captivity.....	379
amended.....	...	392/73	July 14/73
Gasoline Handling Act			
Gasoline Handling Code.....	380
amended.....	...	585/72	Jan. 6/73
amended.....	...	734/73	Dec. 15/73
amended.....	...	155/74	Mar. 30/74
amended.....	...	941/74	Dec. 28/74
amended.....	...	937/77	Jan. 7/78
amended.....	...	740/78	Oct. 14/78

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Gasoline Tax Act, 1973				
General.	...	746 /73	Dec. 15 /73	
<i>amended.</i>	...	265 /75	Apr. 26 /75	
<i>amended.</i>	...	222 /76	Mar. 27 /76	
<i>amended.</i>	...	882 /76	Nov. 20 /76	
General Sessions Act				
Sittings of the General Sessions of the Peace				
Counties and Districts of Ontario	...	987 /78	Jan. 6 /79	
General Welfare Assistance Act				
General.	383	
<i>amended.</i>	...	100 /71	Mar. 13 /71	
<i>amended.</i>	...	154 /71	May 1 /71	
<i>amended.</i>	...	276 /71	July 10 /71	
<i>amended.</i>	...	88 /72	Mar. 11 /72	
<i>amended.</i>	...	338 /72	July 22 /72	
<i>amended.</i>	...	14 /73	Jan. 27 /73	
<i>amended.</i>	...	186 /73	Apr. 14 /73	
<i>amended.</i>	...	379 /73	July 7 /73	
<i>amended.</i>	...	451 /73	Aug. 18 /73	
<i>amended.</i>	...	686 /73	Nov. 17 /73	
<i>amended.</i>	...	714 /73	Dec. 1 /73	
<i>amended.</i>	...	798 /73	Dec. 29 /73	
<i>amended.</i>	...	822 /73	Jan. 12 /74	
<i>amended.</i>	...	216 /74	Apr. 27 /74	
<i>amended.</i>	...	532 /74	July 27 /74	
<i>amended.</i>	...	779 /74	Oct. 26 /74	
<i>amended.</i>	...	84 /75	Feb. 22 /75	
<i>amended.</i>	...	418 /75	June 7 /75	
<i>amended.</i>	...	977 /75	Dec. 27 /75	
<i>amended.</i>	...	293 /76	Apr. 17 /76	
<i>amended.</i>	...	358 /76	May 15 /76	
<i>amended.</i>	...	507 /76	June 26 /76	
<i>amended.</i>	...	356 /77	June 18 /77	
<i>amended.</i>	...	551 /77	Aug. 20 /77	
<i>amended.</i>	...	768 /77	Nov. 5 /77	
<i>amended.</i>	...	800 /77	Nov. 19 /77	
<i>amended.</i>	...	79 /78	Feb. 18 /78	
<i>amended.</i>	...	291 /78	May 6 /78	
<i>amended.</i>	...	384 /78	June 10 /78	
<i>amended.</i>	...	622 /78	Aug. 26 /78	
<i>amended.</i>	...	872 /78	Nov. 25 /78	
<i>amended.</i>	...	995 /78	Jan. 13 /79	
Indian Bands.	384	
<i>amended.</i>	...	174 /71	May 8 /71	
<i>amended.</i>	...	319 /71	Aug. 7 /71	
<i>amended.</i>	...	350 /72	July 29 /72	
<i>amended.</i>	...	470 /72	Sept. 30 /72	
<i>amended.</i>	...	684 /73	Nov. 17 /73	
<i>amended.</i>	...	532 /74	July 27 /74	
<i>amended.</i>	...	604 /74	Aug. 31 /74	
<i>amended.</i>	...	780 /74	Oct. 26 /74	
<i>amended.</i>	...	975 /75	Dec. 27 /75	
<i>amended.</i>	...	58 /76	Jan. 31 /76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
General Welfare Assistance Act—Continued			
Indian Bands—Continued			
amended	123 /77	Mar. 26 /77	
amended	776 /77	Nov. 5 /77	
amended	268 /78	Apr. 29 /78	
amended	916 /78	Dec. 16 /78	
Gift Tax Act, 1972			
Charitable Organizations	523 /74	July 27 /74	
amended	602 /75	Aug. 2 /75	
Delegation of Authority	590 /77	Sept. 3 /77	
Forms	96 /78	Feb. 25 /78	
General	54 /73	Feb. 24 /73	
Rate of Interest	799 /75	Nov. 1 /75	
Grain Elevator Storage Act			
General	386		
Guarantee Companies Securities Act			
Approved Guarantee Companies	387		
amended	901 /75	Dec. 6 /75	
amended	63 /76	Feb. 7 /76	
amended	595 /76	July 31 /76	
amended	690 /76	Sept. 11 /76	
amended	305 /77	May 21 /77	
amended	619 /78	Aug. 26 /78	
amended	694 /78	Sept. 23 /78	
amended	885 /78	Dec. 2 /78	
H			
Health Disciplines Act, 1974			
Dentistry	576 /75	July 26 /75	
amended	10 /77	Feb. 5 /77	
amended	793 /77	Nov. 19 /77	
amended	626 /78	Aug. 26 /78	
Medicine	577 /75	July 26 /75	
amended	276 /76	Apr. 17 /76	
amended	494 /76	June 19 /76	
amended	792 /76	Oct. 16 /76	
amended	13 /77	Feb. 5 /77	
amended	293 /77	May 21 /77	
amended	483 /77	July 30 /77	
amended	631 /77	Sept. 17 /77	
amended	71 /78	Feb. 11 /78	
amended	300 /78	May 6 /78	
amended	628 /78	Aug. 26 /78	
Nursing	578 /75	July 26 /75	
amended	791 /76	Oct. 16 /76	
amended	327 /78	May 20 /78	
amended	719 /78	Oct. 7 /78	
Optometry	585 /75	July 26 /75	
Parcost C.D.I.	980 /78	Jan. 6 /79	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Health Disciplines Act, 1974—Continued			
Pharmacy	579 /75	July 26 /75	
amended	647 /76	Aug. 21 /76	
amended	753 /76	Oct. 2 /76	
amended (amending O. Reg. 647 /76)	12 /77	Feb. 5 /77	
amended	417 /77	July 9 /77	
amended	632 /77	Sept. 17 /77	
amended	557 /78	Aug. 12 /78	
Health Insurance Act, 1972			
General	323 /72	July 15 /72	
amended	580 /72	Jan. 6 /73	
amended	218 /73	Apr. 28 /73	
amended	241 /73	May 5 /73	
amended	357 /73	June 30 /73	
amended	762 /73	Dec. 22 /73	
amended	809 /73	Jan. 12 /74	
amended	42 /74	Feb. 9 /74	
amended	110 /74	Mar. 9 /74	
amended	165 /74	Apr. 6 /74	
amended	187 /74	Apr. 13 /74	
amended	188 /74	Apr. 13 /74	
amended	220 /74	Apr. 27 /74	
amended	420 /74	June 22 /74	
amended	421 /74	June 22 /74	
amended	460 /74	July 6 /74	
amended	481 /74	July 13 /74	
amended	636 /74	Sept. 14 /74	
amended	637 /74	Sept. 14 /74	
amended	768 /74	Oct. 26 /74	
amended	889 /74	Dec. 7 /74	
amended	947 /74	Dec. 28 /74	
amended	54 /75	Feb. 15 /75	
amended	118 /75	Mar. 8 /75	
amended	120 /75	Mar. 8 /75	
amended	232 /75	Apr. 12 /75	
amended	239 /75	Apr. 19 /75	
amended	287 /75	May 3 /75	
amended	290 /75	May 3 /75	
amended	358 /75	May 24 /75	
amended	359 /75	May 24 /75	
amended	403 /75	June 7 /75	
amended	404 /75	June 7 /75	
amended	487 /75	June 21 /75	
amended	512 /75	July 5 /75	
amended	571 /75	July 26 /75	
amended	598 /75	Aug. 2 /75	
amended	655 /75	Aug. 23 /75	
amended	680 /75	Sept. 6 /75	
amended	681 /75	Sept. 6 /75	
amended	745 /75	Sept. 27 /75	
amended	875 /75	Nov. 29 /75	
amended	876 /75	Nov. 29 /75	
amended	877 /75	Nov. 29 /75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Health Insurance Act, 1972—Continued			
General—Continued (amending O. Reg. 323/72)			
amended	923/75	Dec. 6/75	
amended	970/75	Dec. 20/75	
amended	971/75	Dec. 20/75	
amended	988/75	Dec. 27/75	
amended	989/75	Dec. 27/75	
amended	990/75	Dec. 27/75	
amended	69/76	Feb. 7/76	
amended	70/76	Feb. 7/76	
amended	71/76	Feb. 7/76	
amended	72/76	Feb. 7/76	
amended	146/76	Feb. 28/76	
amended	147/76	Feb. 28/76	
amended	177/76	Mar. 13/76	
amended	208/76	Mar. 20/76	
amended	234/76	Apr. 3/76	
amended	235/76	Apr. 3/76	
amended	277/76	Apr. 17/76	
amended	283/76	Apr. 17/76	
amended	286/76	Apr. 17/76	
amended	342/76	May 8/76	
amended	350/76	May 8/76	
amended	356/76	May 15/76	
amended	375/76	May 15/76	
amended	376/76	May 15/76	
amended	377/76	May 15/76	
amended	378/76	May 15/76	
amended	388/76	May 22/76	
amended	405/76	May 22/76	
amended	407/76	May 22/76	
amended	408/76	May 22/76	
amended	427/76	June 5/76	
amended	428/76	June 5/76	
amended	482/76	June 19/76	
amended	552/76	July 17/76	
amended	567/76	July 24/76	
amended	568/76	July 24/76	
amended	653/76	Aug. 28/76	
amended	757/76	Oct. 2/76	
amended	758/76	Oct. 2/76	
amended	832/76	Nov. 6/76	
amended	22/77	Feb. 5/77	
amended	41/77	Feb. 19/77	
amended	49/77	Feb. 26/77	
amended	71/77	Mar. 5/77	
amended	206/77	Apr. 16/77	
amended	213/77	Apr. 23/77	
amended	218/77	Apr. 23/77	
amended	223/77	Apr. 23/77	
amended	312/77	May 28/77	
amended	313/77	May 28/77	
amended	314/77	May 28/77	
amended	315/77	May 28/77	
amended	446/77	July 16/77	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Health Insurance Act, 1972—Continued

General—Continued (amending O. Reg. 323/72)

amended	447 /77	July 16 /77
amended	468 /77	July 23 /77
amended	488 /77	July 30 /77
amended	702 /77	Oct. 15 /77
amended	703 /77	Oct. 15 /77
amended	704 /77	Oct. 15 /77
amended	705 /77	Oct. 15 /77
amended	818 /77	Nov. 19 /77
amended	950 /77	Jan. 7 /78
amended	36 /78	Feb. 4 /78
amended	72 /78	Feb. 11 /78
amended	110 /78	Mar. 4 /78
amended	168 /78	Apr. 1 /78
amended	202 /78	Apr. 8 /78
amended	203 /78	Apr. 8 /78
amended	207 /78	Apr. 8 /78
amended	302 /78	May 13 /78
amended	303 /78	May 13 /78
amended	319 /78	May 13 /78
amended	335 /78	May 27 /78
amended	353 /78	May 27 /78
amended	411 /78	June 17 /78
amended	412 /78	June 17 /78
amended	454 /78	July 8 /78
amended	463 /78	July 1 /78
amended	477 /78	July 15 /78
amended	584 /78	Aug. 19 /78
amended	635 /78	Sept. 2 /78
amended	652 /78	Sept. 2 /78
amended	683 /78	Sept. 16 /78
amended	697 /78	Sept. 23 /78
amended	701 /78	Sept. 23 /78
amended	702 /78	Sept. 23 /78
amended	720 /78	Oct. 7 /78
amended	781 /78	Oct. 28 /78
amended	782 /78	Oct. 28 /78
amended	783 /78	Oct. 28 /78
amended	798 /78	Nov. 4 /78
amended	848 /78	Nov. 18 /78
amended	982 /78	Jan. 6 /79

Highway Improvement Act

(See now **The Public Transportation and Highway**

Improvement Act)

(title of Act changed July 23rd, 1971, See S.O. 1971, c. 61, s. 1)

Highway Traffic Act

Allowable Gross Weight For Designated Classes of Vehicles . . .	566 /78	Aug. 12 /78
Appeals	408

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Highway Traffic Act—Continued

Construction Zones.....	411
<i>amended</i>	40 /71	Feb. 6 /71
<i>amended</i>	151 /71	May 1 /71
<i>amended</i>	179 /71	May 15 /71
<i>amended</i>	216 /71	June 5 /71
<i>amended</i>	256 /71	July 3 /71
<i>amended</i>	257 /71	July 3 /71
<i>amended</i>	329 /71	Aug. 14 /71
<i>amended</i>	361 /71	Sept. 4 /71
<i>amended</i>	510 /71	Dec. 25 /71
<i>amended</i>	75 /72	Mar. 4 /72
<i>amended</i>	132 /72	Apr. 1 /72
<i>amended</i>	222 /72	May 27 /72
<i>amended</i>	395 /72	Aug. 19 /72
<i>amended</i>	472 /72	Sept. 30 /72
<i>amended</i>	531 /72	Nov. 18 /72
<i>amended</i>	56 /73	Feb. 24 /73
<i>amended</i>	57 /73	Feb. 24 /73
<i>amended</i>	225 /73	May 5 /73
<i>amended</i>	276 /73	May 26 /73
<i>amended</i>	277 /73	May 26 /73
<i>amended</i>	351 /73	June 23 /73
<i>amended</i>	429 /73	July 28 /73
<i>amended</i>	663 /73	Nov. 10 /73
<i>amended</i>	51 /74	Feb. 16 /74
<i>amended</i>	395 /74	June 8 /74
<i>amended</i>	613 /74	Aug. 31 /74
<i>amended</i>	654 /74	Sept. 14 /74
<i>amended</i>	696 /74	Oct. 5 /74
<i>amended</i>	798 /74	Nov. 9 /74
<i>amended</i>	293 /75	May 3 /75
<i>amended</i>	447 /75	June 14 /75
<i>amended</i>	546 /75	July 12 /75
<i>amended</i>	609 /75	Aug. 9 /75
<i>amended</i>	907 /75	Dec. 6 /75
<i>amended</i>	267 /76	Apr. 10 /76
<i>amended</i>	426 /76	May 29 /76
<i>amended</i>	742 /76	Oct. 2 /76
<i>amended</i>	852 /76	Nov. 13 /76
<i>amended</i>	942 /76	Dec. 11 /76
<i>amended</i>	51 /77	Feb. 26 /77
<i>amended</i>	193 /77	Apr. 16 /77
<i>amended</i>	258 /77	May 7 /77
<i>amended</i>	291 /77	May 14 /77
<i>amended</i>	369 /77	June 18 /77
<i>amended</i>	523 /77	Aug. 6 /77
<i>amended</i>	706 /77	Oct. 15 /77
<i>amended</i>	828 /77	Nov. 26 /77
<i>amended</i>	904 /77	Dec. 31 /77
<i>amended</i>	118 /78	Mar. 11 /78
<i>amended</i>	274 /78	Apr. 29 /78
<i>amended</i>	275 /78	Apr. 29 /78
<i>amended</i>	315 /78	May 13 /78
<i>amended</i>	383 /78	June 10 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Construction Zones—Continued			
amended.....	...	442 /78	July 1 /78
amended.....	...	488 /78	July 15 /78
amended.....	...	534 /78	July 29 /78
amended.....	...	541 /78	Aug. 5 /78
amended.....	...	676 /78	Sept. 9 /78
amended.....	...	717 /78	Sept. 30 /78
amended.....	...	800 /78	Nov. 4 /78
Covering of Loads.....	...	632 /76	Aug. 14 /76
amended.....	...	60 /77	Feb. 26 /77
amended.....	...	808 /77	Nov. 19 /77
Dangerous Loads.....	412
amended.....	...	569 /78	Aug. 12 /78
Demerit Point System.....	413
amended.....	...	367 /72	Aug. 12 /72
amended.....	...	93 /73	Mar. 3 /73
amended.....	...	616 /77	Sept. 10 /77
Designation of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act.....	...	941 /78	Dec. 23 /78
Designation of Freeze-Up Period Pursuant to Subsection 2 of Section 75 of the Act.....	...	967 /78	Jan. 6 /79
Designation of Highways.....	414
amended.....	...	683 /76	Sept. 4 /76
Designation of Paved Shoulders on King's Highway.....	...	284 /77	May 14 /77
amended.....	...	615 /77	Sept. 10 /77
amended.....	...	809 /77	Nov. 19 /77
Driver Improvement Program.....	...	619 /77	Sept. 10 /77
Driver Licence Examinations.....	...	907 /76	Dec. 4 /76
amended.....	...	827 /77	Nov. 26 /77
amended.....	...	512 /78	July 22 /78
Drivers' Licences.....	...	906 /76	Dec. 4 /76
amended.....	...	307 /77	May 21 /77
amended.....	...	614 /77	Sept. 10 /77
amended.....	...	826 /77	Nov. 26 /77
amended.....	...	28 /78	Feb. 4 /78
amended.....	...	124 /78	Mar. 11 /78
amended.....	...	568 /78	Aug. 12 /78
Driver's Licence Suspension for Default of Payment of Fine.....	...	108 /73	Mar. 17 /73
Driving Instructor's Licence.....	415
Dump Vehicle Inspection.....	...	544 /76	July 17 /76
amended.....	...	935 /76	Dec. 11 /76
amended.....	...	24 /77	Feb. 5 /77
Equipment.....	416
amended.....	...	266 /73	May 5 /73
amended.....	...	57 /74	Feb. 16 /74
amended.....	...	491 /74	July 20 /74
Extending Validity of Driver's Licence.....	...	818 /78	Nov. 11 /78
Garage Licences.....	...	731 /73	Dec. 15 /73
amended.....	...	990 /78	Jan. 13 /79
General.....	418
amended.....	...	19 /71	Jan. 23 /71
amended.....	...	63 /71	Feb. 13 /71
amended.....	...	31 /72	Feb. 12 /72
amended.....	...	198 /72	May 13 /72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
General—Continued			
amended	365 /72	Aug. 12 /72
amended	509 /72	Nov. 4 /72
amended	732 /73	Dec. 15 /73
amended	414 /74	June 15 /74
amended	432 /74	June 22 /74
amended	632 /74	Sept. 14 /74
amended	31 /75	Feb. 8 /75
amended	145 /75	Mar. 22 /75
amended	234 /75	Apr. 12 /75
amended	911 /75	Dec. 6 /75
amended	912 /75	Dec. 6 /75
amended	445 /76	June 5 /76
amended	209 /77	Apr. 23 /77
amended	620 /77	Sept. 10 /77
amended	822 /77	Nov. 26 /77
amended	825 /77	Nov. 26 /77
amended	29 /78	Feb. 4 /78
amended	564 /78	Aug. 12 /78
amended	671 /78	Sept. 9 /78
amended	706 /78	Sept. 30 /78
amended	888 /78	Dec. 2 /78
Gross Vehicle Weights	234 /78	Apr. 15 /78
Gross Weight on Bridges	419
amended	439 /72	Sept. 16 /72
Load Limits	105 /78	Feb. 25 /78
amended	173 /78	Apr. 1 /78
Load Limits on Local Roads Within Local Roads Areas	201 /72	May 13 /72
amended	385 /74	June 1 /74
amended	447 /76	June 5 /76
amended	235 /78	Apr. 15 /78
amended	565 /78	Aug. 12 /78
Maximum Gross Vehicle Weight Marking	567 /78	Aug. 12 /78
Notice To Have Motor Vehicle Examined and Tested	195 /76	Mar. 13 /76
Over-Dimensional Farm Vehicles	196 /77	Apr. 16 /77
amended	570 /78	Aug. 12 /78
Parking	421
amended	159 /71	May 1 /71
amended	272 /71	July 3 /71
amended	514 /71	Dec. 25 /71
amended	433 /72	Sept. 9 /72
amended	541 /72	Dec. 2 /72
amended	278 /73	May 26 /73
amended	324 /73	June 16 /73
amended	364 /73	June 30 /73
amended	213 /73	Apr. 28 /73
amended	493 /73	Aug. 25 /73
amended	561 /73	Sept. 15 /73
amended	414 /74	June 15 /74
amended	432 /74	June 22 /74
amended	709 /74	Oct. 12 /74
amended	759 /74	Oct. 26 /74
amended	198 /75	Apr. 5 /75
amended	467 /75	June 21 /75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Parking—Continued			
amended	518 /75	July 5 /75	
amended	909 /75	Dec. 6 /75	
amended	194 /76	Mar. 13 /76	
amended	398 /76	May 22 /76	
amended	634 /76	Aug. 14 /76	
amended	780 /76	Oct. 9 /76	
amended	910 /76	Dec. 4 /76	
amended	992 /76	Jan. 1 /77	
amended	1018 /76	Jan. 15 /77	
amended	52 /77	Feb. 26 /77	
amended	186 /77	Apr. 16 /77	
amended	285 /77	May 14 /77	
amended	425 /77	July 9 /77	
amended	540 /77	Aug. 13 /77	
amended	613 /77	Sept. 10 /77	
amended	824 /77	Nov. 26 /77	
amended	880 /77	Dec. 17 /77	
amended	125 /78	Mar. 11 /78	
amended	236 /78	Apr. 15 /78	
amended	334 /78	May 20 /78	
amended	375 /78	June 3 /78	
amended	637 /78	Sept. 2 /78	
Reciprocal Suspension of Licences	422		
amended	17 /71	Jan. 23 /71	
Restricted Use of Left Lanes by Commercial Motor Vehicles . . .	147 /73	Apr. 7 /73	
amended	340 /74	May 18 /74	
amended	446 /76	June 5 /76	
amended	38 /77	Feb. 19 /77	
amended	617 /77	Sept. 10 /77	
amended	674 /78	Sept. 9 /78	
amended	989 /78	Jan. 13 /79	
Safety Helmets for Motorcycle Riders	423		
amended	410 /71	Oct. 2 /71	
amended	677 /74	Sept. 28 /74	
amended	909 /76	Dec. 4 /76	
amended	672 /78	Sept. 9 /78	
Safety Standards Certification	477 /74	July 13 /74	
amended	196 /76	Mar. 13 /76	
amended	545 /76	July 17 /76	
amended	39 /77	Feb. 19 /77	
amended	958 /77	Jan. 7 /78	
School Buses	702 /75	Sept. 13 /75	
amended	908 /76	Dec. 4 /76	
amended	527 /78	July 29 /78	
School Purposes Vehicle Inspection	957 /77	Jan. 7 /78	
Seat Belt Assemblies	34 /76	Jan. 31 /76	
amended	192 /76	Mar. 13 /76	
amended	571 /78	Aug. 12 /78	
Signs	668 /78	Sept. 9 /78	
Slow-Moving Vehicle Sign	426		
amended	415 /74	June 15 /74	
Special Gross Vehicle Weight Authority	61 /78	Feb. 11 /78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Special Permits	427
<i>amended</i>	726/78	Oct. 7/78
Specifications and Standards for Trailer Couplings	247/73	May 12/73
<i>amended</i>	572/78	Aug. 12/78
Speed Limits	429
<i>amended</i>	175/71	May 8/71
<i>amended</i>	254/71	June 26/71
<i>amended</i>	283/71	July 17/71
<i>amended</i>	343/71	Aug. 28/71
<i>amended</i>	501/71	Dec. 11/71
<i>amended</i>	512/71	Dec. 25/71
<i>amended</i>	91/72	Mar. 18/72
<i>amended</i>	221/72	May 27/72
<i>amended</i>	308/72	July 8/72
<i>amended</i>	440/72	Sept. 16/72
<i>amended</i>	526/72	Nov. 11/72
<i>amended</i>	34/73	Feb. 10/73
<i>amended</i>	91/73	Mar. 10/73
<i>amended</i>	138/73	Mar. 31/73
<i>amended</i>	149/73	Apr. 7/73
<i>amended</i>	159/73	Apr. 7/73
<i>amended</i>	269/73	May 26/73
<i>amended</i>	270/73	May 26/73
<i>amended</i>	325/73	June 16/73
<i>amended</i>	326/73	June 16/73
<i>amended</i>	365/73	June 30/73
<i>amended</i>	390/73	July 7/73
<i>amended</i>	114/74	Mar. 9/74
<i>amended</i>	254/74	May 11/74
<i>amended</i>	255/74	May 11/74
<i>amended</i>	455/74	June 29/74
<i>amended</i>	679/74	Sept. 28/74
<i>amended</i>	863/74	Nov. 30/74
<i>amended</i>	864/74	Nov. 30/74
<i>amended</i>	865/74	Nov. 30/74
<i>amended</i>	924/74	Dec. 21/74
<i>amended</i>	938/74	Dec. 28/74
<i>amended</i>	78/75	Feb. 22/75
<i>amended</i>	272/75	Apr. 26/75
<i>amended</i>	401/75	June 7/75
<i>amended</i>	677/75	Sept. 6/75
<i>amended</i>	701/75	Sept. 13/75
<i>amended</i>	881/75	Nov. 29/75
<i>amended</i>	882/75	Nov. 29/75
<i>amended</i>	883/75	Nov. 29/75
<i>amended</i>	1045/75	Jan. 10/75
<i>amended</i>	1046/75	Jan. 10/76
<i>amended</i>	101/76	Feb. 21/76
<i>amended</i>	186/76	Mar. 13/76
<i>amended</i>	228/76	Mar. 27/76
<i>amended</i>	399/76	May 22/76
<i>amended</i>	534/76	July 10/76
<i>amended</i>	553/76	July 17/76
<i>amended</i>	555/76	July 17/76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
Speed Limits—Continued (amending Reg. 429 of R.R.O. 1970)			
amended	692 /76	Sept. 11 /76	
amended	779 /76	Oct. 9 /76	
amended	912 /76	Dec. 4 /76	
amended	913 /76	Dec. 4 /76	
amended	991 /76	Jan. 1 /77	
amended	21 /77	Feb. 5 /77	
amended	36 /77	Feb. 19 /77	
amended	127 /77	Mar. 26 /77	
amended	185 /77	Apr. 16 /77	
amended	254 /77	May 7 /77	
amended	286 /77	May 14 /77	
amended	306 /77	May 21 /77	
amended	452 /77	July 16 /77	
amended	567 /77	Aug. 27 /77	
amended	587 /77	Sept. 3 /77	
amended	610 /77	Sept. 10 /77	
amended	611 /77	Sept. 10 /77	
amended	749 /77	Nov. 5 /77	
amended	777 /77	Nov. 5 /77	
amended	807 /77	Nov. 19 /77	
amended	823 /77	Nov. 26 /77	
amended	912 /77	Dec. 31 /77	
amended	955 /77	Jan. 7 /78	
amended	26 /78	Feb. 4 /78	
amended	149 /78	Mar. 25 /78	
amended	276 /78	Apr. 29 /78	
amended	287 /78	May 6 /78	
amended	288 /78	May 6 /78	
amended	289 /78	May 6 /78	
amended	451 /78	July 1 /78	
amended	525 /78	July 29 /78	
amended	667 /78	Sept. 9 /78	
amended	673 /78	Sept. 9 /78	
amended	724 /78	Oct. 7 /78	
amended	725 /78	Oct. 7 /78	
amended	847 /78	Nov. 18 /78	
amended	922 /78	Dec. 16 /78	
amended	923 /78	Dec. 16 /78	
Speed Limits in Provincial Parks	430		
amended	612 /77	Sept. 10 /77	
Speed Limits on Bridges (revoking)	450 /78	July 1 /78	
State of Alabama—Exemption from the Provisions of			
Sections 6 and 8 of the Act	238 /78	Apr. 15 /78	
State of California—Exemption from the Provisions of			
Sections 6 and 8 of the Act	871 /78	Nov. 25 /78	
State of Delaware—Exemption from the Provisions of			
Sections 6 and 8 of the Act	1001 /78	Jan. 13 /79	
State of Florida—Exemption from the Provisions of			
Sections 6 and 8 of the Act	959 /77	Jan. 7 /78	
State of Georgia—Exemption from the Provisions of			
Sections 6 and 8 of the Act	960 /77	Jan. 7 /78	
State of Indiana—Exemption from the Provisions of			
Sections 6 and 8 of the Act	972 /77	Jan. 14 /78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued			
State of Iowa—Exemption from the Provisions of Sections 6 and 8 of the Act.....	237 /78	Apr. 15 /78	
State of Kentucky—Exemption from the Provisions of Sections 6 and 8 of the Act.....	962 /77	Jan. 7 /78	
State of Minnesota—Exemption from the Provisions of Sections 6 and 8 of the Act.....	390 /78	June 17 /78	
State of Missouri—Exemption from the Provisions of Sections 6 and 8 of the Act.....	583 /78	Aug. 19 /78	
State of North Carolina—Exemption from the Provisions of Sections 6 and 8 of the Act.....	239 /78	Apr. 15 /78	
State of Pennsylvania—Exemption from the Provisions of Sections 6 and 8 of the Act.....	391 /78	June 17 /78	
State of South Carolina—Exemption from the Provisions of Sections 6 and 8 of the Act.....	961 /77	Jan. 7 /78	
State of Texas—Exemption from the Provisions of Sections 6 and 8 of the Act.....	921 /78	Dec. 16 /78	
State of Virginia—Exemption from the Provisions of Sections 6 and 8 of the Act.....	376 /78	June 3 /78	
State of Wisconsin—Exemption from the Provisions of Sections 6 and 8 of the Act.....	963 /77	Jan. 7 /78	
Stopping of Vehicles on Parts of the King's Highway.....	400 /72	Aug. 19 /72	
<i>amended</i>	256 /74	May 11 /74	
<i>amended</i>	526 /78	July 29 /78	
<i>amended</i>	573 /78	Aug. 12 /78	
Stop Signs at Intersections.....	432		
<i>amended</i>	160 /71	May 1 /71	
<i>amended</i>	218 /71	June 12 /71	
<i>amended</i>	513 /71	Dec. 25 /71	
<i>amended</i>	414 /72	Sept. 2 /72	
<i>amended</i>	88 /73	Mar. 10 /73	
<i>amended</i>	146 /73	Apr. 7 /73	
<i>amended</i>	327 /73	June 16 /73	
<i>amended</i>	535 /73	Sept. 15 /73	
<i>amended</i>	729 /73	Dec. 15 /73	
<i>amended</i>	257 /74	May 11 /74	
<i>amended</i>	712 /74	Oct. 12 /74	
<i>amended</i>	862 /74	Nov. 30 /74	
<i>amended</i>	246 /75	Apr. 19 /75	
<i>amended</i>	908 /75	Dec. 6 /75	
<i>amended</i>	635 /76	Aug. 14 /76	
<i>amended</i>	754 /76	Oct. 2 /76	
<i>amended</i>	865 /76	Nov. 13 /76	
<i>amended</i>	993 /76	Jan. 1 /77	
<i>amended</i>	297 /77	May 21 /77	
<i>amended</i>	426 /77	July 9 /77	
<i>amended</i>	104 /78	Feb. 25 /78	
<i>amended</i>	333 /78	May 20 /78	
<i>amended</i>	524 /78	July 29 /78	
Tire Standards and Specifications.....	433		
Use of Controlled-Access Highways by Pedestrians.....	434		
<i>amended</i>	89 /73	Mar. 10 /73	
<i>amended</i>	492 /73	Aug. 25 /73	
<i>amended</i>	730 /73	Dec. 15 /73	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Highway Traffic Act—Continued				
Use of Controlled-Access Highways by Pedestrians—Continued				
amended	868 /74	Nov. 30 /74		
amended	507 /77	July 30 /77		
amended	574 /78	Aug. 12 /78		
amended	846 /78	Nov. 18 /78		
amended	887 /78	Dec. 2 /78		
Vehicles on Controlled-Access Highways	913 /77	Dec. 31 /77		
amended	200 /78	Apr. 1 /78		
amended	669 /78	Sept. 9 /78		
Vehicle Safety	435			
Historical Parks Act, 1972				
Historical Parks—Fees	316 /73	June 9 /73		
amended	512 /74	July 20 /74		
amended	425 /76	May 29 /76		
Parks	261 /73	May 19 /73		
Homemakers and Nurses Services Act				
General	436			
amended	384 /74	May 25 /74		
amended	85 /75	Feb. 22 /75		
amended	294 /76	Apr. 17 /76		
amended	549 /77	Aug. 20 /77		
amended	996 /78	Jan. 13 /79		
Homes for Retarded Persons Act				
General	437			
amended	439 /74	June 29 /74		
amended	973 /74	Jan. 4 /75		
amended	100 /76	Feb. 21 /76		
amended	205 /77	Apr. 16 /77		
Homes for Special Care Act				
General	438			
amended	535 /71	Jan. 8 /72		
amended	57 /72	Feb. 26 /72		
amended	219 /72	May 20 /72		
amended	212 /74	Apr. 27 /74		
amended	357 /75	May 24 /75		
amended	313 /76	Apr. 24 /76		
amended	349 /76	May 8 /76		
amended	207 /77	Apr. 16 /77		
amended	318 /77	May 28 /77		
amended	204 /78	Apr. 8 /78		
amended	413 /78	June 17 /78		
amended	797 /78	Nov. 4 /78		
Homes for the Aged and Rest Homes Act				
General	439			
amended	155 /71	May 1 /71		
amended	440 /71	Nov. 6 /71		

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Homes for the Aged and Rest Homes Act—Continued*General—Continued*

<i>amended</i>	311 /72	July 8 /72
<i>amended</i>	375 /73	July 7 /73
<i>amended</i>	448 /73	Aug. 18 /73
<i>amended</i>	704 /73	Dec. 1 /73
<i>amended</i>	531 /74	July 27 /74
<i>amended</i>	750 /74	Oct. 19 /74
<i>amended</i>	912 /74	Dec. 14 /74
<i>amended</i>	92 /75	Mar. 1 /75
<i>amended</i>	386 /76	May 22 /76
<i>amended</i>	413 /76	May 29 /76
<i>amended</i>	204 /77	Apr. 16 /77
<i>amended</i>	412 /77	July 9 /77
<i>amended</i>	502 /77	July 30 /77
<i>amended</i>	553 /77	Aug. 20 /77
<i>amended</i>	771 /77	Nov. 5 /77
<i>amended</i>	829 /77	Nov. 26 /77
<i>amended</i>	81 /78	Feb. 18 /78
<i>amended</i>	293 /78	May 6 /78
<i>amended</i>	624 /78	Aug. 26 /78
<i>amended</i>	677 /78	Sept. 9 /78
<i>amended</i>	733 /78	Oct. 7 /78
<i>amended</i>	770 /78	Oct. 21 /78
<i>amended</i>	874 /78	Nov. 25 /78

Hospital Labour Disputes Arbitration Act

Remuneration of Chairman and Members of Board of Arbitration	434 /76	June 5 /76
Rules of Procedure	441
<i>amended</i>	319 /73	June 9 /73

Hospital Services Commission Act*(See now Health Insurance Act, 1972)*

Capital Grants for Schools for the Education of Hospital and Related Personnel	442
Loans for Residences for Student Nurses	445

Hotel Fire Safety Act, 1971

General	366 /71	Sept. 18 /71
<i>amended</i>	154 /75	Mar. 22 /75
<i>amended</i>	226 /77	Apr. 23 /77

Housing Development Act

General	688 /74	Sept. 28 /74
<i>amended</i>	749 /75	Sept. 27 /75
<i>amended</i>	1007 /75	Jan. 3 /76
<i>amended</i>	776 /76	Oct. 9 /76
<i>amended</i>	264 /77	May 7 /77
<i>amended</i>	784 /78	Oct. 28 /78
General	764 /76	Oct. 9 /76
Owner-Occupant Subsidy	955 /75	Dec. 20 /75
Rent Subsidy	1032 /75	Jan. 10 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Hunter Damage Compensation Act			
General.....	449
<i>amended</i>	294 /75	May 3 /75
Hypnosis Act			
Application of Section 2 of Act.....	450
I			
Income Tax Act			
General.....	...	559 /72	Dec. 16 /72
<i>amended</i>	591 /76	July 31 /76
<i>amended</i>	798 /77	Nov. 19 /77
<i>amended</i>	666 /78	Sept. 9 /78
Ontario Property Tax Credit.....	...	118 /73	Mar. 24 /73
Ontario Tax Credit System Regulation.....	...	160 /74	Apr. 6 /74
<i>amended</i>	426 /74	June 22 /74
Ontario Tax Credit System Regulation.....	...	111 /75	Mar. 1 /75
<i>amended</i>	904 /75	Dec. 6 /75
<i>amended</i>	988 /76	Dec. 25 /76
Ontario Tax Credit System Regulation.....	...	121 /76	Feb. 21 /76
<i>amended</i>	404 /76	May 22 /76
Ontario Tax Credit System Regulation.....	...	44 /77	Feb. 26 /77
—Ontario Tax Credit System Regulation.....	...	49 /78	Feb. 11 /78
Taxable Income—Amount Prescribed Under Section 6 <i>a</i> of the Act.....	...	1019 /76	Jan. 15 /77
Taxable Income—Amount Prescribed Under Section 6 <i>a</i> of the Act.....	...	50 /78	Feb. 11 /78
Industrial Safety Act			
Grain Elevators.....	455
Industrial Safety Act, 1971			
General.....	...	259 /72	June 17 /72
<i>amended</i>	335 /75	May 17 /75
Industrial Standards Act			
Designation of Industries and Zones.....	456
<i>amended</i>	382 /71	Sept. 25 /71
<i>amended</i>	116 /75	Mar. 8 /75
<i>amended</i>	802 /75	Nov. 1 /75
Duties of Employers and Advisory Committees.....	457
<i>amended</i>	116 /75	Mar. 8 /75
Interprovincially Competitive Industries.....	458
Publication Costs.....	...	420 /76	May 29 /76
Revocations.....	...	116 /75	Mar. 8 /75
Schedule			
Bricklaying and Stonemasonry			
Hamilton.....	506
Ottawa.....	507
Sarnia.....	508
Thunder Bay.....	509
Toronto.....	510

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Industrial Standards Act—Continued			
Schedule— <i>Continued</i>			
Carpentry Industry			
Hamilton.....	511
Ottawa.....	512
Windsor.....	513
Common Labourers Construction Industry			
Windsor.....	514
Electrical Repair and Construction Industry			
Ottawa.....	515
St. Thomas.....	516
Toronto.....	517
Fur Industry			
Ontario.....	518
<i>amended</i>	*371 /72	Aug. 12 /72
<i>amended</i>	927 /78	Dec. 16 /78
<i>amended</i>	997 /78	Jan. 13 /79
Ladies' Cloak and Suit Industry			
Ontario.....	...	318 /71	Aug. 7 /71
Ladies' Dress and Sportswear Industry.....	...	847 /74	Nov. 23 /74
Lathing Industry			
Ottawa.....	521
Men's and Boys' Clothing Industry			
Ontario.....	522
<i>amended</i>	479 /71	Nov. 27 /71
<i>amended</i>	849 /74	Nov. 23 /74
<i>amended</i>	157 /77	Apr. 2 /77
Men's and Boys' Hat and Cap Industry			
Ontario.....	523
Millinery Industry			
Ontario.....	524
Painting and Decorating Industry			
Ottawa.....	525
Thunder Bay.....	526
Toronto.....	527
<i>amended</i>	423 /71	Oct. 9 /71
Plastering Industry			
Ottawa.....	528
Sarnia.....	529
<i>amended</i>	321 /71	Aug. 7 /71
Sudbury.....	530
Thunder Bay.....	531
Toronto.....	532
Windsor.....	533
Plumbing and Heating Industry			
Ottawa.....	534
Toronto.....	535
<i>amended</i>	16 /71	Jan. 23 /71
Windsor.....	536
Sheet-Metal Work Construction Industry			
Ottawa.....	537
Windsor.....	538

*See (1976) 12 Ontario Reports (2d.) pp. 460-464

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Insurance Act			
Agents' Licences for Insurance other than Life Insurance..	539
<i>amended</i>	281/71	July 17/71
Amendment to Schedule E of <i>The Insurance Act</i>	161/78	Mar. 25/78
Amendment to Schedule E of <i>The Insurance Act</i>	416/78	June 17/78
Amendment to Schedule E of <i>The Insurance Act</i>	1004/78	Jan. 13/79
Classes of Insurance.....	...	13/72	Feb. 5/72
<i>amended</i>	762/74	Oct. 26/74
General.....	541
<i>amended</i>	13/72	Feb. 5/72
(<i>see s. 4</i>)			
Order under paragraph 1 of subsection 2 of section 83 of the Act.....	...	221/71	June 12/71
<i>amended</i>	282/71	July 17/71
<i>amended</i>	173/72	Apr. 29/72
<i>amended</i>	167/73	Apr. 14/73
<i>amended</i>	557/74	Aug. 10/74
<i>amended</i>	558/74	Aug. 10/74
<i>amended</i>	719/74	Oct. 12/74
<i>amended</i>	134/75	Mar. 15/75
<i>amended</i>	187/76	Mar. 13/76
<i>amended</i>	571/76	July 24/76
Life Companies Special Shares—Investment.....	...	519/73	Sept. 8/73
Replacement of Life Insurance Contracts.....	...	831/74	Nov. 16/74
Schedule of Fees.....	...	259/74	May 11/74
Variable Insurance Contracts of Life Insurers.....	...	526/71	Jan. 1/72
<i>amended</i>	157/75	Mar. 22/75
Interpretation Act			
Fees Payable under <i>The Ambulance Act</i>	856/78	Nov. 25/78
Fees Payable under <i>The Business Corporations Act</i>	523/71	Jan. 1/72
Fees Payable under <i>The Liquor Control Act, 1975</i>	1010/75	Jan. 3/76
<i>amended</i>	591/78	Aug. 19/78
Investments Contracts Act			
Registration.....	544
J			
Judicature Act and The Matrimonial Causes Act			
Rules of Practice.....	545
<i>amended</i>	284/71	July 17/71
<i>amended</i>	285/71	July 17/71
<i>amended</i>	520/71	Jan. 1/72
<i>amended</i>	115/72	Mar. 25/72
<i>amended</i>	307/72	July 8/72
<i>amended</i>	36/73	Feb. 17/73
<i>amended</i>	437/73	Aug. 4/73
<i>amended</i>	761/73	Dec. 22/73
<i>amended</i>	107/74	Mar. 9/74
<i>amended</i>	492/74	July 20/74
<i>amended</i>	106/75	Mar. 1/75

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Judicature Act and The Matrimonial Causes Act				
—Continued				
Rules of Practice—Continued				
amended.....	...	569/75	July 19/75	
(see editorial change Ontario Gazette September 4th, 1976, page 1291 (foot pagination))				
amended.....	...	8/76	Jan. 24/76	
amended.....	...	127/76	Feb. 28/76	
amended.....	...	628/76	Aug. 14/76	
(see editorial change Ontario Gazette September 4th, 1976, page 1291 (foot pagination))				
amended.....	...	990/76	Dec. 25/76	
amended.....	...	451/77	July 16/77	
amended.....	...	759/77	Nov. 5/77	
amended.....	...	32/78	Feb. 4/78	
amended.....	...	216/78	Apr. 8/78	
amended.....	...	520/78	July 29/78	
Judicature Act				
Salaries and Benefits of Masters.....	...	7/76	Jan. 24/76	
amended.....	...	856/76	Nov. 13/76	
amended.....	...	95/78	Feb. 25/78	
Stenographic Reporters.....	...	1000/76	Jan. 1/77	
Junior Farmer Establishment Act				
Application for Bank Loan.....	547	
General.....	548	
Juries Act, 1974				
General.....	...	800/74	Nov. 9/74	
amended.....	...	921/75	Dec. 6/75	
amended.....	...	857/76	Nov. 13/76	
L				
Labour Relations Act				
General.....	549	
amended.....	...	30/71	Jan. 30/71	
amended.....	...	559/74	Aug. 10/74	
amended.....	...	419/76	May 29/76	
amended.....	...	433/76	June 5/76	
amended.....	...	30/77	Feb. 12/77	
Office of the Board.....	550	
amended.....	...	473/71	Nov. 27/71	
Rules of Procedure.....	551	
amended.....	...	29/71	Jan. 30/71	
amended.....	...	474/71	Nov. 27/71	
amended.....	...	321/73	June 9/73	
(see editorial change Ontario Gazette July 7th, 1973, page 1133 (foot pagination))				
amended.....	...	676/75	Sept. 6/75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Landlord and Tenant Act			
Classes of Accommodation Deemed Not to be Residential Premises.....	1008/76	Jan. 8/77	
Forms.....	301/76	Apr. 24/76	
<i>amended</i>	536/77	Aug. 13/77	
Summary of Part IV of the Act.....	217/76	Mar. 27/76	
Land Speculation Tax Act, 1974 (See S.O. 1978, c. 63)			
Costs of Disposition.....	772/74	Oct. 26/74	
<i>amended</i>	810/74	Nov. 9/74	
Deferral.....	155/76	Mar. 6/76	
Deferral—Keewaydin Camps Limited.....	78/78	Feb. 18/78	
Delegation of Authority of the Minister.....	191/75	Apr. 5/75	
Eligible Dispositions to Related Corporations.....	171/76	Mar. 13/76	
<i>amended</i>	807/78	Nov. 4/78	
Exempt Dispositions to Mortgage Insurers.....	446/78	July 1/78	
Exemption:			
For Certain Quit Claim Deeds, Easements, Ontario Resource Properties, and for Certain Dispositions of Principal Residences or Commercial or Industrial Property.....	505/74	July 20/74	
<i>amended</i>	700/74	Oct. 5/74	
Babcock and Wilcox Refractories Limited.....	535/74	July 27/74	
For Leases not Over Fifty Years.....	698/74	Oct. 5/74	
For Certain Non-Resident Life Insurance Companies and Associated Corporations.....	774/74	Oct. 26/74	
Conveyance from East Marstock Lands Limited.....	80/75	Feb. 22/75	
For Transfer of Cemetery Plots.....	255/75	Apr. 26/75	
For Certain Transfers of Principal Residence by Separated Spouses or Divorced Persons.....	474/75	June 21/75	
Payment to Charitable Organization or Conservation Authority.....	525/75	July 5/75	
<i>amended</i>	797/75	Nov. 1/75	
Mobile Home Parks.....	616/75	Aug. 9/75	
Conveyance from Halloway Holdings Limited.....	1017/75	Jan. 3/75	
For Condominium Agreements.....	13/76	Jan. 24/76	
<i>amended</i>	128/76	Feb. 28/76	
Conveyance from Ronto Developments Limited, S. Donnenfield Construction Limited and The Cuttyco Corporation Limited, carrying on business under the name and style of Ronto Development Company..	340/76	May 1/76	
Conveyance from Glen Leven Properties Limited.....	649/76	Aug. 21/76	
Conveyance from Barnucz Estates.....	868/76	Nov. 13/76	
Industrial Mineral Land.....	577/78	Aug. 12/78	
Disposition of lands described made by Calvin Solon Sifferd and Eunice Eleanor Sifferd to The Nature Conservancy of Canada.....	731/78	Oct. 7/78	
Forms.....	707/74	Oct. 12/74	
Notch Provisions.....	291/76	Apr. 17/76	
Rates of Interest.....	331/75	May 17/75	
Land Titles Act			
Corporations Exempted Under Section 97 of the Act.....	523/75	July 5/75	
<i>amended</i>	817/75	Nov. 1/75	
<i>amended</i>	991/75	Dec. 27/75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Land Titles Act—Continued			
Fees	881 /76	Nov. 20 /76
General	553
<i>amended</i>	149 /72	Apr. 15 /72
<i>amended</i>	97 /73	Mar. 17 /73
<i>amended</i>	431 /73	Aug. 4 /73
<i>amended</i>	59 /74	Feb. 16 /74
<i>amended</i>	55 /75	Feb. 15 /75
<i>amended</i>	247 /75	Apr. 19 /75
<i>amended</i>	22 /76	Jan. 24 /76
<i>amended</i>	225 /78	Apr. 15 /78
<i>amended</i>	936 /78	Dec. 23 /78
Land Titles Divisions	554
<i>amended</i>	233 /71	June 12 /71
<i>amended</i>	466 /71	Nov. 20 /71
<i>amended</i>	393 /72	Aug. 19 /72
<i>amended</i>	155 /73	Apr. 7 /73
<i>amended</i>	254 /73	May 12 /73
<i>amended</i>	601 /74	Aug. 31 /74
<i>amended</i>	627 /74	Sept. 7 /74
<i>amended</i>	686 /74	Sept. 28 /74
<i>amended</i>	718 /74	Oct. 12 /74
<i>amended</i>	817 /74	Nov. 16 /74
<i>amended</i>	942 /74	Dec. 28 /74
<i>amended</i>	381 /75	May 31 /75
<i>amended</i>	637 /75	Aug. 23 /75
<i>amended</i>	689 /75	Sept. 6 /75
<i>amended</i>	540 /76	July 10 /76
<i>amended</i>	69 /77	Mar. 5 /77
<i>amended</i>	420 /77	July 9 /77
<i>amended</i>	869 /77	Dec. 10 /77
Surveys and Descriptions of Land	936 /78	Dec. 23 /78
Land Transfer Tax Act			
Affidavit under Section 4 of the Act	152 /71	May 1 /71
<i>amended</i>	251 /73	May 12 /73
Land Transfer Tax Act, 1974			
Affidavits	110 /75	Mar. 1 /75
Commercial Recreational Property	916 /77	Dec. 31 /77
Conditional Exemption—The Nature Conservancy	930 /78	Dec. 23 /78
Conditional Exemption—380613 Ontario Limited	502 /78	July 15 /78
Conditional Exemptions and Deferrals of Land Transfer Tax	917 /77	Dec. 31 /77
Delegation of Authority of the Minister	194 /75	Apr. 5 /75
<i>amended</i>	645 /78	Sept. 2 /78
Exemption(s):			
Electrolux Canada Limited—Transferee	411 /74	June 15 /74
<i>amended</i>	503 /74	July 20 /74
For Certain Final Orders of Foreclosure and for Inter- corporate Transfers of Land	504 /74	July 20 /74
<i>amended</i>	625 /76	Aug. 14 /76
For Certain Leasehold Interests	699 /74	Oct. 5 /74
Conveyance to White Motor Corporation of Canada Limited	701 /74	Oct. 5 /74

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Land Transfer Tax Act, 1974—Continued			
Exemption(s)—Continued			
Devro Canada, Limited—Transferee, Kellog Company of Canada, Limited—Transferee, C E B Limited—Transferee, 218549 Ontario Limited—Transferee, Thomas Halldor Bjarnason—Transferee.....	...	702 /74	Oct. 5 /74
For Certain Easements Granted to Oil or Gas Pipe Lines	749 /74	Oct. 19 /74
For Certain Insurance Companies.....	...	773 /74	Oct. 26 /74
Conveyance to O & K Orenstein & Koppell Canada Limited.....	...	799 /74	Nov. 9 /74
Conveyance to Reynolds and Reynolds (Canada) Limited.....	...	811 /74	Nov. 9 /74
Conveyance to BDH Chemicals Canada Limited.....	...	853 /74	Nov. 23 /74
Conveyance to Square D Company Canada Limited...	909 /74	Dec. 14 /74
amended.....	...	266 /75	Apr. 26 /75
Conveyance to American Can of Canada Limited.....	...	910 /74	Dec. 14 /74
Conveyance to A & H Bolt & Nut Company Limited..	...	911 /74	Dec. 14 /74
Pluswood of Canada, Inc.—Transferee.....	...	967 /74	Jan. 4 /75
Conveyance to the Ontario-Minnesota Pulp & Paper Company Limited.....	...	974 /74	Jan. 4 /75
For Certain Inter-Spousal Transfers.....	...	138 /75	Mar. 15 /75
Dufferin Materials and Construction Limited—Transferee, Swedfurn Canada Limited—Transferee, Dart Products National Limited—Transferee.....	...	165 /75	Mar. 29 /75
Hunphrey Omatseone.....	...	167 /75	Mar. 29 /75
Eugene C. McVarish—Transferee.....	...	243 /75	Apr. 19 /75
Conveyance to Lewis Binner.....	...	268 /75	Apr. 26 /75
Dow Chemical of Canada Limited.....	...	361 /75	May 24 /75
Dow Chemical of Canada Limited.....	...	485 /75	June 21 /75
Warren Bitulithic Limited in Trust for Ashland Oil Canada Limited.....	...	501 /75	June 28 /75
Conveyance to Helen Glithero Gray.....	...	903 /75	Dec. 6 /75
S. S. Kresge Company Limited and Financeco.....	...	1021 /75	Jan. 3 /76
Conveyance to Non-Resident Persons and Persons who are not Non-Resident Persons.....	...	170 /76	Mar. 13 /76
Melford Developments Inc.....	...	366 /76	May 15 /76
Conveyance to Trefann Homes Corporation.....	...	142 /77	Mar. 26 /77
Industrial Mineral Land.....	...	577 /78	Aug. 12 /78
Final Orders of Foreclosure.....	...	428 /78	June 24 /78
Forms.....	...	708 /74	Oct. 12 /74
Leases.....	...	918 /77	Dec. 31 /77
Minister Authorized to Exempt and Refund.....	...	250 /76	Apr. 3 /76
amended.....	...	576 /78	Aug. 12 /78
Notice of Purchaser's Lien for Default.....	...	767 /77	Nov. 5 /77
Rates of Interest.....	...	330 /75	May 17 /75
Refund(s):			
Conveyance to H. D. Lee of Canada Ltd., S. A. Armstrong Limited, General Foods Limited, CIBA-Geigy, Canada Ltd., Johnson & Johnson Limited, Austin Lumber (Dalton) Limited.....	...	874 /74	Nov. 30 /74
Conveyance to Rheem Canada Limited, Discoverer Services Limited.....	...	919 /74	Dec. 14 /74
Conveyance to Thomas Built Buses of Canada Limited.	962 /74	Jan. 4 /75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Land Transfer Tax Act, 1974—Continued			
Refund(s)—Continued			
Conveyance to Norton Company of Canada Limited, Robin Hood Multifoods Limited, Wippman Services Limited, Swift Canadian Co. Limited, Continental Can Company of Canada Limited, Goodyear Tire & Rubber Company of Canada, Limited, Brink's Canada Limited, Kelsey-Hayes Canada Limited, Otis Elevator Company Limited, Berg Equipment Co. (Canada) Limited, Maple Leaf Mills Limited, Rio Algom Mines Limited.....	103 /75	Mar. 1 /75	
Conveyance to Crown Controls Mfg. Ltd.....	164 /75	Mar. 29 /75	
Conveyance to Eaton Yale Limited.....	166 /75	Mar. 29 /75	
Conveyance to Selco Mining Corporation Limited....	168 /75	Mar. 29 /75	
Conveyance to Canadian Knife and Saw Company Limited.....	267 /75	Apr. 26 /75	
Conveyance to Ekberg Canada Limited.....	269 /75	Apr. 26 /75	
Conveyance to J. & E. Hall (Canada) Limited, & Sorence Limited.....	270 /75	Apr. 26 /75	
Conveyance to Dow Chemical of Canada Limited.....	329 /75	May 17 /75	
Conveyance to Heublein (Canada) Inc.....	360 /75	May 24 /75	
Conveyance to 3M Canada Limited.....	397 /75	June 7 /75	
Conveyance to J. G. Beattie and his wife B. A. Beattie both of the City of Barrie.....	398 /75	June 7 /75	
Conveyance to International Minerals & Chemical Corporation (Canada) Limited.....	486 /75	June 21 /75	
Conveyance to American Can of Canada Limited.....	500 /75	June 28 /75	
Conveyance to Control Data Canada Limited.....	502 /75	June 28 /75	
Conveyance to Monarch Fine Foods Co. Limited.....	610 /75	Aug. 9 /75	
Conveyance to Union Carbide Canada Limited.....	659 /75	Aug. 23 /75	
Conveyance to Dow Chemical of Canada Limited.....	660 /75	Aug. 23 /75	
Conveyance to Shell Canada Limited.....	64 /76	Feb. 7 /76	
Conveyance to The International Nickel Company of Canada Limited.....	367 /76	May 15 /76	
Conveyance to William M'Clean Dawson in Trust for Shell Canada Limited.....	772 /76	Oct. 9 /76	
Conveyance to Tetapaga Mining Company Limited....	330 /78	May 20 /78	
Conveyance to Virgilio Onofri.....	961 /74	Jan. 4 /75	
Transfers Between Related Corporations.....	625 /76	Aug. 14 /76	
Law Society Act			
General.....	556		
<i>amended</i>	160 /73	Apr. 14 /73	
<i>amended</i>	430 /73	Aug. 4 /73	
<i>amended</i>	983 /74	Jan. 11 /75	
<i>amended</i>	220 /75	Apr. 12 /75	
Law Foundation.....	159 /74	Apr. 6 /74	
<i>amended</i>	181 /77	Apr. 9 /77	
Legal Aid Act			
General.....	557		
<i>amended</i>	224 /72	May 27 /72	
<i>amended</i>	544 /73	Sept. 15 /73	
<i>amended</i>	160 /76	Mar. 6 /76	
<i>amended</i>	536 /76	July 10 /76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Legislative Assembly Retirement Allowances Act, 1973			
General	866 /75	Nov. 22 /75
Lightning Rods Act			
General	559
Limited Partnerships Act			
General	346 /73	June 23 /73
<i>amended</i>	355 /75	May 24 /75
Liquor Control Act, 1975 (<i>See Interpretation Act</i>)			
General	1009 /75	Jan. 3 /76
<i>amended</i>	85 /76	Feb. 14 /76
<i>amended</i>	304 /77	May 21 /77
<i>amended</i>	592 /78	Aug. 19 /78
Liquor Licence Act, 1975			
General	1008 /75	Jan. 3 /76
<i>amended</i>	259 /76	Apr. 10 /76
<i>amended</i>	751 /76	Oct. 2 /76
<i>amended</i>	781 /76	Oct. 16 /76
<i>amended</i>	363 /77	June 18 /77
<i>amended</i>	533 /77	Aug. 13 /77
<i>amended</i>	55 /78	Feb. 11 /78
<i>amended</i>	98 /78	Feb. 25 /78
<i>amended</i>	123 /78	Mar. 11 /78
<i>amended</i>	248 /78	Apr. 22 /78
<i>amended</i>	249 /78	Apr. 22 /78
<i>amended</i>	590 /78	Aug. 19 /78
<i>amended</i>	902 /78	Dec. 9 /78
<i>amended</i>	903 /78	Dec. 9 /78
Local Option Votes (<i>revoking</i>)	122 /78	Mar. 11 /78
Live Stock and Live Stock Products Act			
Eggs	489 /71	Dec. 4 /71
<i>amended</i>	339 /73	June 23 /73
<i>amended</i>	78 /74	Mar. 2 /74
<i>amended</i>	872 /75	Nov. 29 /75
<i>amended</i>	555 /77	Aug. 20 /77
Processed Egg	556 /77	Aug. 20 /77
Wool	567
<i>amended</i>	1014 /76	Jan. 8 /77
Live Stock Branding Act			
Forms	331 /72	July 15 /72
Live Stock Community Sales Act			
General	568
<i>amended</i>	316 /72	July 15 /72
Live Stock Medicines Act, 1973			
General	723 /78	Oct. 7 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Loan and Trust Corporations Act			
Approved Trust Companies	569
<i>amended</i>	116 /71	Mar. 20 /71
<i>amended</i>	437 /72	Sept. 16 /72
<i>amended</i>	497 /75	June 28 /75
<i>amended</i>	709 /76	Sept. 18 /76
<i>amended</i>	172 /78	Apr. 1 /78
<i>amended</i>	772 /78	Oct. 21 /78
Common Trust Funds	570
Financial Standards—Loan Corporations	116 /76	Feb. 21 /76
Financial Statements	38 /72	Feb. 19 /72
Loan Corporations Special Shares—Investment	435 /72	Sept. 16 /72
Schedule of Fees	426 /72	Sept. 9 /72
Subordinated Notes	639 /75	Aug. 23 /75
Subordinated Notes	900 /75	Dec. 6 /75
Trust Companies	115 /76	Feb. 21 /76
Trust Company Special Shares—Investment	436 /72	Sept. 16 /72
Local Roads Boards Act			
Establishment of Local Roads Areas	571
<i>amended</i>	1 /71	Jan. 16 /71
<i>amended</i>	43 /71	Feb. 6 /71
<i>amended</i>	97 /71	Mar. 6 /71
<i>amended</i>	127 /71	Apr. 10 /71
<i>amended</i>	367 /71	Sept. 18 /71
<i>amended</i>	542 /71	Jan. 8 /72
<i>amended</i>	19 /72	Feb. 5 /72
<i>amended</i>	55 /72	Feb. 26 /72
<i>amended</i>	56 /72	Feb. 26 /72
<i>amended</i>	100 /72	Mar. 18 /72
<i>amended</i>	140 /72	Apr. 8 /72
<i>amended</i>	177 /72	Apr. 29 /72
<i>amended</i>	399 /72	Aug. 19 /72
<i>amended</i>	478 /72	Oct. 7 /72
<i>amended</i>	496 /72	Oct. 21 /72
<i>amended</i>	562 /72	Dec. 16 /72
<i>amended</i>	600 /72	Jan. 13 /73
<i>amended</i>	21 /73	Feb. 3 /73
<i>amended</i>	22 /73	Feb. 3 /73
<i>amended</i>	85 /73	Mar. 10 /73
<i>amended</i>	137 /73	Mar. 31 /73
<i>amended</i>	248 /73	May 12 /73
<i>amended</i>	266 /73	May 19 /73
<i>amended</i>	456 /73	Aug. 18 /73
<i>amended</i>	760 /73	Dec. 22 /73
<i>amended</i>	802 /73	Jan. 5 /74
<i>amended</i>	43 /74	Feb. 9 /74
<i>amended</i>	120 /74	Mar. 16 /74
<i>amended</i>	205 /74	Apr. 20 /74
<i>amended</i>	425 /74	June 22 /74
<i>amended</i>	869 /74	Nov. 30 /74
<i>amended</i>	1 /75	Jan. 18 /75
<i>amended</i>	161 /75	Mar. 22 /75
<i>amended</i>	206 /75	Apr. 5 /75

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Local Roads Boards Act—Continued				
Establishment of Local Roads Areas—Continued				
amended	...	327 /75	May 17 /75	
amended	...	475 /75	June 21 /75	
amended	...	477 /75	June 21 /75	
amended	...	583 /75	July 26 /75	
amended	...	696 /75	Sept. 6 /75	
amended	...	720 /75	Sept. 20 /75	
amended	...	1 /76	Jan. 17 /76	
amended	...	76 /76	Feb. 7 /76	
amended	...	176 /76	Mar. 13 /76	
amended	...	204 /76	Mar. 20 /76	
amended	...	335 /76	May 1 /76	
amended	...	370 /76	May 15 /76	
amended	...	432 /76	June 5 /76	
amended	...	194 /77	Apr. 16 /77	
amended	...	224 /77	Apr. 23 /77	
amended	...	239 /77	Apr. 30 /77	
amended	...	272 /77	May 14 /77	
amended	...	298 /77	May 21 /77	
amended	...	572 /77	Aug. 27 /77	
amended	...	663 /77	Oct. 1 /77	
amended	...	812 /77	Nov. 19 /77	
amended	...	853 /77	Dec. 10 /77	
amended	...	898 /77	Dec. 24 /77	
amended	...	166 /78	Apr. 1 /78	
amended	...	226 /78	Apr. 15 /78	
amended	...	256 /78	Apr. 29 /78	
amended	...	281 /78	May 6 /78	
amended	...	381 /78	June 10 /78	
amended	...	402 /78	June 17 /78	
amended	...	799 /78	Nov. 4 /78	
amended	...	866 /78	Nov. 25 /78	
amended	...	881 /78	Dec. 2 /78	
amended	...	979 /78	Jan. 6 /78	
General	572	
 M				
Marriage Act, 1977				
General	...	307 /78	May 13 /78	
 Meat Inspection Act (Ontario)				
General	574	
amended	...	425 /72	Sept. 9 /72	
amended	...	713 /77	Oct. 15 /77	
 Mechanics' Lien Act				
General	575	
amended	...	849 /75	Nov. 15 /75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Mental Health Act			
Application of Act.....	576
<i>amended</i>	94/72	Mar. 18/72
<i>amended</i>	122/73	Mar. 24/73
<i>amended</i>	524/73	Sept. 8/73
<i>amended</i>	186/74	Apr. 13/74
<i>amended</i>	190/74	Apr. 13/74
<i>amended</i>	237/74	May 4/74
<i>amended</i>	820/74	Nov. 16/74
<i>amended</i>	98/75	Mar. 1/75
<i>amended</i>	472/75	June 21/75
<i>amended</i>	874/75	Nov. 29/75
<i>amended</i>	280/76	Apr. 17/76
<i>amended</i>	281/76	Apr. 17/76
<i>amended</i>	728/76	Sept. 25/76
<i>amended</i>	900/76	Dec. 4/76
<i>amended</i>	901/76	Dec. 4/76
<i>amended</i>	931/76	Dec. 11/76
<i>amended</i>	933/76	Dec. 11/76
<i>amended</i>	8/77	Feb. 5/77
<i>amended</i>	26/77	Feb. 12/77
<i>amended</i>	221/77	Apr. 23/77
<i>amended</i>	892/77	Dec. 24/77
<i>amended</i>	910/77	Dec. 31/77
<i>amended</i>	175/78	Apr. 1/78
<i>amended</i>	205/78	Apr. 8/78
<i>amended</i>	208/78	Apr. 8/78
<i>amended</i>	328/78	May 20/78
<i>amended</i>	336/78	May 27/78
<i>amended</i>	585/78	Aug. 19/78
<i>amended</i>	700/78	Sept. 23/78
<i>amended</i>	750/78	Oct. 14/78
<i>amended</i>	796/78	Nov. 4/78
<i>amended</i>	810/78	Nov. 4/78
<i>amended</i>	981/78	Jan. 6/79
Grants.....	577
<i>amended</i>	362/71	Sept. 11/71
<i>amended</i>	773/73	Dec. 22/73
<i>amended</i>	790/73	Dec. 29/73
<i>amended</i>	144/76	Feb. 28/76
Mental Hospitals Act			
General.....	578
<i>amended</i>	238/74	May 4/74
<i>amended</i>	53/75	Feb. 15/75
<i>amended</i>	473/75	June 21/75
<i>amended</i>	282/76	Apr. 17/76
<i>amended</i>	347/76	May 8/76
<i>amended</i>	701/77	Oct. 15/77
<i>amended</i>	329/78	May 20/78
<i>amended</i>	476/78	July 15/78
<i>amended</i>	843/78	Nov. 18/78
Residential Units (<i>revoking</i>).....	...	4/78	Jan. 21/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Milk Act			
By-laws for Marketing Boards.....	580
Cheese			
Exchanges.....	...	93 /76	Feb. 14 /76
Information to be Furnished.....	...	94 /76	Feb. 14 /76
Marketing.....	...	299 /73	June 2 /73
<i>amended</i>	974 /77	Jan. 14 /77
<i>amended</i>	318 /78	May 13 /78
Marketing.....	...	92 /76	Feb. 14 /76
Classes of Milk.....	...	230 /78	Apr. 15 /78
<i>amended</i>	499 /78	July 15 /78
Concentrated Milk			
Plan.....	584
Cream for Processing			
Plan.....	585
<i>amended</i>	136 /71	Apr. 17 /71
<i>amended</i>	694 /74	Oct. 5 /74
<i>amended</i>	973 /78	Jan. 6 /79
Marketing.....	586
<i>amended</i>	137 /71	Apr. 17 /71
<i>amended</i>	589 /72	Jan. 13 /73
Cream Producers			
Licences.....	...	138 /71	Apr. 17 /71
<i>amended</i>	108 /74	Mar. 9 /74
<i>amended</i>	984 /78	Jan. 6 /79
Designation of Grade A Milk and Industrial Milk.....	587
<i>amended</i>	968 /74	Jan. 4 /75
Designations			
Milk Products.....	588
Fluid Milk Products			
Designation, Containers and Labelling.....	...	498 /78	July 15 /78
Grade A Milk			
General.....	590
<i>amended</i>	382 /72	July 15 /72
<i>amended</i>	117 /73	Apr. 14 /73
<i>amended</i>	179 /73	Apr. 14 /73
<i>amended</i>	757 /74	Oct. 19 /74
<i>amended</i>	457 /75	June 30 /75
<i>amended</i>	666 /75	Aug. 30 /75
<i>amended</i>	873 /75	Nov. 29 /75
<i>amended</i>	511 /76	June 26 /76
<i>amended</i>	734 /77	Oct. 22 /77
<i>amended</i>	736 /77	Oct. 22 /77
<i>amended</i>	738 /77	Oct. 22 /77
<i>amended (this Regulation amends O. Reg. 738/77)</i>	883 /77	Dec. 17 /77
<i>amended</i>	229 /78	Apr. 15 /78
<i>amended</i>	342 /78	May 27 /78
Marketing.....	...	189 /78	Apr. 1 /78
<i>amended</i>	242 /78	Apr. 15 /78
<i>amended</i>	414 /78	June 17 /78
<i>amended</i>	757 /78	Oct. 14 /78
<i>amended</i>	833 /78	Nov. 18 /78
<i>amended</i>	999 /78	Jan. 13 /79

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Milk Act—Continued			
Grade A Milk—Continued			
Producers	592
<i>amended</i>	443/72	Sept. 16/72
<i>amended</i>	599/72	Jan. 13/73
<i>amended</i>	191/78	Apr. 1/78
Industrial Milk			
Marketing	190/78	Apr. 1/78
<i>amended</i>	243/78	Apr. 15/78
<i>amended</i>	415/78	June 17/78
<i>amended</i>	834/78	Nov. 18/78
<i>amended</i>	1000/78	Jan. 13/79
Marketing Boards	594
Milk-Marketing	595
<i>amended</i>	358/72	Aug. 5/72
<i>amended</i>	590/72	Jan. 13/73
<i>amended</i>	527/73	Sept. 8/73
Milk Marketing			
Classes 3, 4, 5 and 6	596
<i>amended</i>	192/78	Apr. 1/78
Classes 4, 4a and 4b (<i>revoking</i>)	241/78	Apr. 15/78
Milk and Cheese			
Plan	597
<i>amended</i>	389/71	Sept. 25/71
<i>amended</i>	695/74	Oct. 5/74
<i>amended</i>	667/75	Aug. 30/75
<i>amended</i>	842/75	Nov. 15/75
<i>amended</i>	630/78	Aug. 26/78
<i>amended</i>	974/78	Jan. 6/79
Milk			
Transportation	193/78	Apr. 1/78
Milk Producers			
Licences	194/78	Apr. 1/78
Milk Products	600
<i>amended</i>	120/72	Apr. 1/72
<i>amended</i>	176/73	Apr. 14/73
<i>amended</i>	756/74	Oct. 19/74
<i>amended</i>	969/74	Jan. 4/75
<i>amended</i>	458/75	June 30/75
<i>amended</i>	512/76	June 26/76
<i>amended</i>	904/76	Dec. 4/76
<i>amended</i>	735/77	Oct. 22/77
<i>amended</i>	737/77	Oct. 22/77
<i>amended</i>	739/77	Oct. 22/77
<i>amended (this Regulation amends O. Reg. 739/77)</i>	884/77	Dec. 17/77
<i>amended</i>	231/78	Apr. 15/78
Purchase and Sale of Milk for Northern Ontario Pool	601
Reconstituted Milk			
General	602
<i>amended</i>	175/73	Apr. 14/73
<i>amended</i>	232/78	Apr. 15/78
Mining Act			
Assay Coupons	658/74	Sept. 21/74

	Regulation No. .		Date of Gazette
	R.R.O. 1970	O. Reg.	
Mining Act—Continued			
Exploratory Licences and Leases for Oil and Natural Gas North of the Fifty-First Parallel of Latitude.....	604
<i>amended</i>	540/72	Dec. 2/72
Exploratory Licences and Production Leases for Natural Gas in Lake Erie.....	...	546/71	Jan. 15/72
<i>amended</i>	241/72	June 3/72
<i>amended</i>	616/73	Oct. 20/73
Forms.....	605
<i>amended</i>	583/76	July 31/76
Lands Open for Prospecting, Staking out or Leasing.....	...	515/71	Jan. 1/72
Licences to Explore and Mining Licences in Paleozoic Rock Formations.....	...	161/71	May 8/71
Mining Divisions.....	...	775/73	Dec. 22/73
Refinery Licences.....	607
<i>amended</i>	162/74	Apr. 6/74
Rope Testing Laboratories.....	...	262/71	July 3/71
Sale of Rights to Explore for Minerals.....	608
Surveys of Mining Claims.....	609
Mining Tax Act, 1972			
General.....	...	126/75	Mar. 8/75
<i>amended</i>	199/76	Mar. 20/76
Ministry of Agriculture and Food Act			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 5 (1))</i>			
Extension of Duties of Minister.....	165
Ministry of Colleges and Universities Act, 1971			
<i>(See also Department of Colleges and Universities Act, 1971)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1))</i>			
Colleges of Applied Arts and Technology <i>amending</i> Reg. 169 of R.R.O. 1970			
<i>amended</i>	506/72	Nov. 4/72
<i>amended</i>	22/75	Feb. 8/75
<i>amended</i>	860/76	Nov. 13/76
Cambrian <i>amending</i> Reg. 171 of R.R.O. 1970			
<i>amended</i>	519/72	Nov. 11/72
<i>amended</i>	566/72	Dec. 23/72
Canadore.....	...	518/72	Nov. 11/72
Sault.....	...	565/72	Dec. 30/72
Graduate Scholarships.....	...	150/77	Apr. 2/77
<i>amended</i>	154/78	Mar. 25/78
Grants to Incorporated Historical Societies and Associa- tions.....	...	714/74	Oct. 12/74
<i>(now under Ontario Heritage Act, 1974)</i>			
<i>amended</i>	1043/75	Jan. 10/76
<i>amended</i>	733/76	Sept. 25/76
<i>amended</i>	874/77	Dec. 10/77
Grants for Museums.....	...	837/74	Nov. 23/74
<i>(now under Ontario Heritage Act, 1974)</i>			
<i>amended</i>	709/75	Sept. 20/75
<i>amended</i>	187/77	Apr. 16/77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ministry of Colleges and Universities Act, 1971—Continued (See also Department of Colleges and Universities Act, 1971) (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12(1))			
Grants for Plaquing	715/74	Oct. 12/74	
(now under Ontario Heritage Act, 1974)			
amended	86/76	Feb. 14/76	
Ontario Special Bursary Program	639/78	Sept. 2/78	
Ontario Student Loans	950/75	Dec. 20/75	
amended	18/77	Feb. 5/77	
amended	735/78	Oct. 7/78	
Ontario Student Loans	17/77	Feb. 5/77	
Ontario Study Grant Plan	638/78	Sept. 2/78	
Ministry of Community and Social Services Act (title of Act changed April 1st, 1972, c. 1, s. 19 (1))			
Institutions under Control of Minister	218		
amended	283/77	May 14/77	
Social Assistance Review Board	17/75	Feb. 1/75	
amended	526/77	Aug. 13/77	
amended	973/77	Jan. 14/78	
Ministry of Consumer and Commercial Relations Act			
Fees	724/73	Dec. 8/73	
Ministry of Correctional Services Act (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 59 (1))			
General	166		
amended	146/71	Apr. 24/71	
amended	336/71	Aug. 21/71	
amended	194/72	May 13/72	
amended	74/73	Mar. 10/73	
amended	884/74	Nov. 30/74	
amended	580/75	July 26/75	
amended	290/76	Apr. 17/76	
amended	245/77	May 7/77	
amended	932/77	Jan. 7/78	
Parole	167		
Ministry of Correctional Services Act, 1978			
Intermittent Sentences	515/78	July 22/78	
Ministry of Culture and Recreation Act, 1974			
Grants For Non-Profit Camps	760/76	Oct. 2/76	
Ministry of Education Act (See also Department of Education Act) (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 6 (1)) (see Education Act, 1974, S.O. 1974, c. 109)			
Elementary and Secondary Schools			
General			
amending Reg. 191 of R.R.O. 1970	223/74	Apr. 27/74	
Fees for Duplicates of Diplomas, Certificates and Letters of Standing	466/72	Sept. 30/72	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ministry of Education Act—Continued			
<i>(See also Department of Education Act)</i>			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 6 (1))</i>			
<i>(see Education Act, 1974, S.O. 1974, c. 109)</i>			
General Legislative Grants.....	59 /71	Feb. 13 /71	
<i>amended</i>	791 /74	Nov. 2 /74	
General Legislative Grants <i>amending</i> O. Reg. 98/72			
<i>amended</i>	242 /72	June 3 /72	
<i>amended</i>	308 /73	June 9 /73	
<i>(see editorial change Ontario Gazette June 23rd, 1973, page 1089 (foot pagination))</i>			
General Legislative Grants.....	80 /73	Mar. 10 /73	
<i>amended</i>	139 /73	Mar. 31 /73	
<i>amended</i>	309 /73	June 9 /73	
<i>amended</i>	500 /73	Sept. 1 /73	
<i>amended</i>	722 /73	Dec. 8 /73	
<i>amended</i>	136 /74	Mar. 23 /74	
<i>amended</i>	818 /74	Nov. 16 /74	
<i>amended</i>	879 /74	Nov. 30 /74	
General Legislative Grants, 1974.....	200 /74	Apr. 20 /74	
<i>amended</i>	674 /74	Sept. 28 /74	
<i>amended</i>	104 /75	Mar. 1 /75	
<i>amended</i>	246 /76	Apr. 3 /76	
<i>amended</i>	247 /76	Apr. 3 /76	
<i>amended</i>	641 /76	Aug. 21 /76	
Legislative Grants.....	20 /73	Feb. 3 /73	
Pupil Records.....	38 /73	Feb. 17 /73	
<i>amended</i>	30 /76	Jan. 24 /76	
<i>amended</i>	610 /78	Aug. 26 /78	
<i>amended</i>	911 /78	Dec. 9 /78	
Reimbursement for Cost of Education and for Board, Lodging and Transportation <i>(amending</i> Reg. 202 of R.R.O. 1970)			
<i>amended</i>	140 /73	Mar. 31 /73	
<i>amended</i>	68 /74	Feb. 23 /74	
<i>amended</i>	207 /74	Apr. 20 /74	
School Year and School Holidays.....	546 /73	Sept. 15 /73	
Special Grant.....	880 /74	Nov. 30 /74	
Special Grants for French-Language Instruction in the National Capital Region.....	366 /73	July 7 /73	
<i>amended</i>	561 /75	July 19 /75	
<i>amended</i>	698 /76	Sept. 11 /76	
Teachers' Contracts <i>(amending</i> Reg. 208 of R.R.O. 1970)			
<i>amended</i>	676 /74	Sept. 28 /74	
Ministry of Health Act, 1972			
Bursaries and Fellowships for Health Study.....	691 /73	Nov. 24 /73	
<i>amended</i>	408 /74	June 15 /74	
<i>amended</i>	351 /75	May 24 /75	
<i>amended</i>	1000 /75	Dec. 27 /75	
<i>amended</i>	210 /77	Apr. 23 /77	
Chest Diseases Control Clinics.....	39 /76	Jan. 31 /76	
District Health Councils.....	721 /73	Dec. 8 /73	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ministry of Health Act, 1972—Continued			
Grants	569/72	Dec. 30/72	
Grants	358/73	June 30/73	
Grants—Health Resources	381/73	July 7/73	
<i>amended</i>	656/75	Aug. 23/75	
Special Grant	143/76	Feb. 28/76	
Special Grant	535/77	Aug. 13/77	
Standard Ward Accommodation	324/72	July 15/72	
Ministry of Labour Act			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 82 (1))</i>			
Proceedings of the Board	213	
Ministry of Natural Resources Act, 1972			
Assignment of Powers and Duties of Minister	473/74	July 13/74	
Assignment of Powers and Duties of Minister	795/74	Nov. 9/74	
Assignment of Powers and Duties of Minister	130/75	Mar. 15/75	
Assignment of Powers and Duties of Minister	315/75	May 17/75	
Assignment of Powers and Duties of Minister	513/75	July 5/75	
Assignment of Powers and Duties of Minister	664/75	Aug. 30/75	
Assignment of Powers and Duties of Minister	794/75	Oct. 25/75	
Assignment of Powers and Duties of Minister	878/75	Nov. 29/75	
Assignment of Powers and Duties of Minister	941/75	Dec. 20/75	
Assignment of Powers and Duties of Minister	1049/75	Jan. 10/76	
Assignment of Powers and Duties of Minister	133/76	Feb. 28/76	
Assignment of Powers and Duties of Minister	225/76	Mar. 27/76	
Assignment of Powers and Duties of Minister	584/76	July 31/76	
Assignment of Powers and Duties of Minister	705/76	Sept. 11/76	
Assignment of Powers and Duties of Minister	783/76	Oct. 16/76	
Assignment of Powers and Duties of Minister	872/76	Nov. 20/76	
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Com- missioner to hear the appeal of Mr. George Galat against the decision of The Halton Region Conservation Authority . . .	20/77	Feb. 5/77	
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Com- missioner to hear the appeal of Miss Flossie Coyte against the decision of The Central Lake Ontario Conservation Authority	47/77	Feb. 26/77	
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Com- missioner to hear the appeal of the United Jewish Welfare Fund of Toronto against the decision of The Metropolitan Toronto and Region Conservation Authority	65/77	Mar. 5/77	
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Com- missioner to hear the appeal of Lozo Brothers Limited against the decision of the Upper Thames River Conserva- tion Authority	180/77	Apr. 9/77	
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Com- missioner to hear the appeal of F-F Construction Company Limited against the decision of The Metropolitan Toronto and Region Conservation Authority	236/77	Apr. 30/77	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Ministry of Natural Resources Act, 1972—Continued

Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Winlock Park Holdings Limited and G.M.E.L. Holdings Limited against the decision of the Upper Thames River Conservation Authority and the appeal of the Town of Ingersoll against the decision of the Upper Thames River Conservation Authority.....	...	266/77	May 14/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Leonard Reeves Incorporated against the decision of the Upper Thames River Conservation Authority.....	...	403/77	July 9/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Shipp Corporation against the decision of The Metropolitan Toronto and Region Conservation Authority.....	...	404/77	July 9/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Runnymede Development Corporation Limited against the decision of The Metropolitan Toronto and Region Conservation Authority....	...	405/77	July 9/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Jostan Enterprises Limited against the decision of The Rideau Valley Conservation Authority.....	...	406/77	July 9/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Valley Homes Limited against the decision of The Rideau Valley Conservation Authority.....	...	442/77	July 16/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Rugby Construction Limited against the decision of The Credit Valley Conservation Authority.....	...	486/77	July 30/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Brewers Warehousing Company Limited against the decision of the Grand River Conservation Authority; the appeal of Mr. S. Fabbro against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of Roland Haines against the decision of The Credit Valley Conservation Authority; the appeal of Enrico Piatelli against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of the Borough of North York against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of John Sammut against the decision of The Halton Region Conservation Authority.....	...	797/77	Nov. 19/77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Ministry of Natural Resources Act, 1972—Continued

Assignment of Powers and Duties of Minister powers and duties assigned to the Mining and Lands Commissioner to hear the appeal of Dibco Underground Limited against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of Mrs. Joanna McDougall on behalf of Mr. Colin A. Barrigar against the decision of The Rideau Valley Conservation Authority; the appeal of Ginael Holdings Limited against the decision of The Central Lake Ontario Conservation Authority; the appeal of Robert D. White against the decision of The Rideau Valley Conservation Authority; the appeal of Ronald O'Geil against the decision of the Grand River Conservation Authority; the appeal of Pasquale Baccilieri against the decision of The Nottawasaga Valley Conservation Authority; Shell Canada against the decision of The Central Lake Ontario Conservation Authority; and Neil Van Galder against the decision of The Rideau Valley Conservation Authority..	...	900/77	Dec. 24/77
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of (a) Credit Mountain Land Co. Limited against the decision of the Credit Valley Conservation Authority—(b) the appeal of Bruno Gaetan against the decision of The Halton Region Conservation Authority—(c) the appeal of Joseph Szell against the Decision of The Rideau Valley Conservation Authority—(d) the appeal of James Young and Madelaine Young against the decision of the Credit Valley Conservation Authority and (e) the appeal of A. Pace on behalf of V. Giuliani against the Decision of The Metropolitan Toronto and Region Conservation Authority.....	...	90/78	Feb. 25/78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Mr. Russell Wilde against the decision of The Central Lake Ontario Conservation Authority.....	...	144/78	Mar. 25/78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Jan Gawrylik against the decision of the Grand River Conservation Authority; the appeal of Thadeus J. Serafin against the decision of The Halton Region Conservation Authority; the appeal of Peter Vanderzwaag against the decision of the Grand River Conservation Authority.....	...	378/78	June 10/78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Mr. Anthony Speelman against the decision of The Metropolitan Toronto and Region Conservation Authority.....	...	550/78	Aug. 12/78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Mr. J. Ihnat against the decision of the Central Lake Ontario Conservation Authority and the appeal of Mr. and Mrs. George Nablo against the decision of the Grand River Conservation Authority.....	...	613/78	Aug. 26/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ministry of Natural Resources Act, 1972—Continued			
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commis- sioner to hear the appeal Henry DeBoer, Diane DeBoer, David Charter and Pearl Charter against the decision of the Grand River Conservation Authority.....	...	880 /78	Nov. 25 /78
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commis- sioner to hear the appeal of Ginael Holdings Limited against the decision of The Central Lake Ontario Conservation Authority; the appeal of S.R.R. McNeil against the decision of The Metropolitan Toronto and Region Con- servation Authority; the appeal of Josef Nagy against the decision of The Metropolitan Toronto and Region Conservation Authority; the appeal of Norquay Develop- ments Limited against the decision of the Upper Thames River Conservation Authority.....	...	914 /78	Dec. 16 /78
Ministry of Revenue Act (title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 88 (1))			
Delegation of Ministerial Powers.....	217
<i>amended</i>	353 /72	July 29 /72
Moosonee Development Area Board Act			
Amendment to Schedule B of the Act.....	...	57 /71	Feb. 13 /71
Amendment to Schedule B of the Act.....	...	570 /74	Aug. 10 /74
Amendment to Schedule B of the Act.....	...	810 /76	Oct. 23 /76
Amendment to Schedule B of the Act.....	...	370 /77	June 18 /77
Mortgage Brokers Act			
General.....	...	461 /71	Nov. 20 /71
<i>amended</i>	747 /73	Dec. 15 /73
<i>amended</i>	224 /75	Apr. 12 /75
<i>amended</i>	640 /75	Aug. 23 /75
<i>amended</i>	686 /75	Sept. 6 /75
<i>amended</i>	814 /75	Nov. 1 /75
Mortmain and Charitable Uses Act			
Licences and Fees.....	611
<i>amended</i>	387 /71	Sept. 25 /71
Motor Vehicle Accident Claims Act			
General.....	612
<i>amended</i>	719 /73	Dec. 8 /73
<i>amended</i>	620 /78	Aug. 26 /78
<i>amended</i>	937 /78	Dec. 23 /78
Motor Vehicle Dealers Act (title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1.)			
General.....	...	98 /71	Mar. 13 /71
<i>amended</i>	516 /71	Jan. 1 /72
<i>amended</i>	539 /71	Jan. 8 /72
<i>amended</i>	503 /72	Oct. 28 /72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Motor Vehicle Dealers Act—Continued (title of Act changed January 1st, 1972, See S.O. 1971, c. 21, s. 1)			
General—Continued			
amended.....	...	28/75	Feb. 8/75
amended.....	...	99/75	Mar. 1/75
amended.....	...	687/75	Sept. 6/75
Motor Vehicle Fuel Tax Act			
General.....	...	372/73	July 7/73
amended.....	...	215/76	Mar. 27/76
amended.....	...	883/76	Nov. 20/76
amended.....	...	721/77	Oct. 22/77
Motorized Snow Vehicles Act and Motorized Snow Vehicles Act, 1974			
Designations.....	...	64/77	Mar. 5/77
amended.....	...	670/78	Sept. 9/78
General.....	614
amended.....	...	76/75	Feb. 22/75
amended.....	...	715/75	Sept. 20/75
amended.....	...	227/76	Mar. 27/76
amended.....	...	63/77	Mar. 5/77
Motorized Snow Vehicle Operators' Licences.....	...	995/76	Jan. 1/77
Municipal Act			
Designation(s)			
Agricultural Research Stations.....	...	699/77	Oct. 15/77
Correctional Institutions.....	...	443/73	Aug. 11/73
amended.....	...	574/73	Sept. 22/73
amended.....	...	571/74	Aug. 17/74
Correctional Institutions.....	...	562/76	July 17/76
Facilities Under <i>The Developmental Services Act, 1974..</i>	...	261/75	Apr. 26/75
Facilities Under <i>The Developmental Services Act, 1974..</i>	...	826/75	Nov. 8/75
amended.....	...	560/76	July 17/76
Municipalities.....	...	573/74	Aug. 17/74
amended.....	...	260/75	Apr. 26/75
Provincial Education Institutions.....	...	822/75	Nov. 8/75
Provincial Education Institutions.....	...	827/75	Nov. 8/75
Provincial Education Institutions.....	...	828/75	Nov. 8/75
Provincial Education Institutions.....	...	829/75	Nov. 8/75
Provincial Mental Health Facilities and Public Hospitals	442/73	Aug. 11/73
amended.....	...	600/73	Oct. 13/73
amended.....	...	572/74	Aug. 17/74
amended.....	...	259/75	Apr. 26/75
amended.....	...	558/76	July 17/76
Public Hospitals.....	...	824/75	Nov. 8/75
amended.....	...	559/76	July 17/76
Universities.....	616
amended.....	...	440/73	Aug. 11/73
amended.....	...	741/73	Dec. 15/73
amended.....	...	262/75	Apr. 26/75
Universities.....	...	314/71	Aug. 7/71
Pension Plan for Municipal Employees.....	617

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Municipal Act—Continued			
Revision and Certification of Assessment Commissioner's List.....	...	374 /72	Aug. 12 /72
<i>amended</i>	487 /73	Aug. 25 /73
<i>amended</i>	169 /75	Mar. 29 /75
Municipal Affairs Act			
<i>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 104(1))</i>			
Municipal Auditors.....	215
Tax Arrears and Tax Sale Procedures.....	...	474 /76	June 12 /76
<i>amended</i>	659 /76	Aug. 28 /76
<i>amended</i>	1003 /76	Jan. 8 /77
<i>amended</i>	294 /77	May 21 /77
<i>amended</i>	760 /77	Nov. 5 /77
<i>amended</i>	938 /77	Jan. 7 /78
<i>amended</i>	223 /78	Apr. 15 /78
<i>amended</i>	444 /78	July 1 /78
<i>amended</i>	827 /78	Nov. 18 /78
Municipal Elections Act, 1977 (See S.O. 1977, c. 62)			
Forms.....	...	358 /78	May 27 /78
<i>amended</i>	460 /78	July 1 /78
Order of the Minister—Use of Voting Recorders.....	...	259 /78	Apr. 29 /78
Municipal and School Tax Credit Assistance Act			
General.....	...	301 /73	June 2 /73
<i>amended</i>	50 /75	Feb. 15 /75
Municipal Unconditional Grants Act, 1974			
Special Grants.....	...	581 /74	Aug. 24 /74
Special Payment—The Township of Flos.....	...	789 /74	Nov. 2 /74

N

Niagara Escarpment Planning and Development Act, 1973			
Designation of Planning Area.....	...	118 /74	Mar. 16 /74
<i>amended</i>	383 /75	June 7 /75
<i>amended</i>	606 /77	Sept. 10 /77
Designation of Area of Development Control.....	...	451 /75	June 14 /75
<i>amended</i>	463 /75	June 21 /75
<i>amended</i>	646 /75	Aug. 23 /75
<i>amended</i>	770 /75	Oct. 11 /75
<i>amended</i>	861 /75	Nov. 22 /75
<i>amended</i>	736 /76	Sept. 25 /76
<i>amended</i>	1021 /76	Jan. 15 /77
<i>amended</i>	70 /77	Mar. 5 /77
<i>amended</i>	177 /77	Apr. 9 /77
<i>amended</i>	789 /77	Nov. 12 /77
<i>amended</i>	392 /78	June 17 /78
<i>amended</i>	857 /78	Nov. 25 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Niagara Escarpment Planning and Development Act, 1973			
—Continued			
Development Within The Development Control Area.....	...	453 /75	June 14 /75
<i>amended</i>	778 /75	Oct. 18 /75
<i>amended</i>	233 /76	Apr. 3 /76
<i>amended</i>	325 /76	May 1 /76
<i>amended</i>	43 /78	Feb. 4 /78
<i>amended</i>	408 /78	June 17 /78
Niagara Parks Act			
General.....	619
<i>amended</i>	143 /71	Apr. 17 /71
<i>amended</i>	127 /73	Mar. 31 /73
<i>amended</i>	672 /74	Sept. 28 /74
<i>amended</i>	782 /76	Oct. 16 /76
<i>amended</i>	407 /77	July 9 /77
<i>amended</i>	34 /78	Feb. 4 /78
<i>amended</i>	366 /78	June 3 /78
Northern Ontario Development Corporation Act			
Approval of Loans and Guarantees.....	...	397 /72	Aug. 19 /72
North Pickering Development Corporation Act, 1974			
Designation of North Pickering Planning Area.....	...	526 /76	July 3 /76
Notaries Act			
Fees.....	620
<i>amended</i>	292 /75	May 3 /75
Nursing Homes Act, 1972			
General.....	...	196 /72	May 13 /72
<i>amended</i>	508 /72	Nov. 4 /72
<i>amended</i>	25 /73	Feb. 3 /73
<i>amended</i>	242 /73	May 5 /73
<i>amended</i>	499 /73	Sept. 1 /73
<i>amended</i>	811 /73	Jan. 12 /74
<i>amended</i>	309 /75	May 10 /75
<i>amended</i>	75 /76	Feb. 7 /76
<i>amended</i>	348 /76	May 8 /76
<i>amended</i>	406 /76	May 22 /76
<i>amended</i>	786 /76	Oct. 16 /76
<i>amended</i>	833 /76	Nov. 6 /76
<i>amended</i>	9 /77	Feb. 5 /77
<i>amended</i>	50 /77	Feb. 26 /77
<i>amended</i>	317 /77	May 28 /77
<i>amended</i>	466 /77	July 23 /77
<i>amended</i>	73 /78	Feb. 11 /78
<i>amended</i>	304 /78	May 13 /78
<i>amended</i>	636 /78	Sept. 2 /78
<i>amended</i>	795 /78	Nov. 4 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
O			
Official Notices Publication Act			
Order-in-Council re: The Ontario Gazette.....	...	530 /73	Sept. 8 /73
Rates.....	623		
<i>amended</i>	499 /72	Oct. 21 /72
Old Age Assistance Act			
General.....	624		
Oleomargarine Act			
General.....	625		
<i>amended</i>	602 /77	Sept. 10 /77
Ontario Agricultural Museum Act, 1975			
General.....	...	527 /76	July 3 /76
Ontario Energy Board Act			
General.....	626		
<i>amended</i>	172 /73	Apr. 14 /73
<i>amended</i>	585 /74	Aug. 24 /74
<i>amended</i>	907 /74	Dec. 14 /74
<i>amended</i>	632 /75	Aug. 16 /75
<i>amended</i>	708 /75	Sept. 20 /75
<i>amended</i>	524 /77	Aug. 6 /77
<i>amended</i>	582 /77	Sept. 3 /77
<i>amended</i>	372 /78	June 3 /78
<i>amended</i>	496 /78	July 15 /78
Rules of Procedure.....	627		
<i>amended</i>	260 /73	May 19 /73
Uniform System of Accounts for Gas Utilities Class A.....	628		
<i>amended</i>	1016 /76	Jan. 15 /77
Ontario Food Terminal Act			
Composition of Board.....	629		
Conduct of Business.....	630		
<i>amended</i>	390 /71	Sept. 25 /71
Procedure of the Board.....	631		
Rental Fees for Delivering or Discharging Produce.....	...	180 /72	May 6 /72
Ontario Guaranteed Annual Income Act, 1974			
Forms.....	...	6 /75	Jan. 25 /75
General.....	...	748 /74	Oct. 19 /74
<i>amended</i>	905 /75	Dec. 6 /75
<i>amended</i>	1019 /75	Jan. 3 /76
<i>amended</i>	1017 /76	Jan. 15 /77
Guaranteed Income Limit.....	...	785 /78	Oct. 28 /78
Ontario Heritage Act, 1974			
(See Ministry of Colleges and Universities Act, 1971)			
Grants to Incorporated Historical Societies and Associations			
<i>amending</i> O. Reg. 714 /74			
<i>amended</i>	1043 /75	Jan. 10 /76
<i>amended</i>	733 /76	Sept. 25 /76
<i>amended</i>	874 /77	Dec. 10 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ontario Heritage Act, 1974—Continued (See Ministry of Colleges and Universities Act, 1971)			
Grants and Loans	242 /75	Apr. 19 /75
Grants for Museums			
<i>amending</i> O. Reg. 837 /74			
<i>amended</i>	709 /75	Sept. 20 /75
<i>amended</i>	187 /77	Apr. 16 /77
Grants for Plaquing			
<i>amending</i> O. Reg. 715 /74			
<i>amended</i>	86 /76	Feb. 14 /76
Licences	249 /75	Apr. 19 /75
Ontario Highway Transport Board Act			
Rules of Procedure	632
Ontario Home Buyers Grant Act, 1975			
Determination of Legal and Beneficial Interest in a Housing Unit	229 /76	Apr. 3 /76
<i>amended</i>	67 /77	Mar. 5 /77
Ontario Human Rights Code			
Form of Complaint	624 /73	Oct. 24 /73
Ontario Institute for Studies in Education Act			
General	634
Ontario Labour-Management Arbitration Commission Act			
General	635
<i>amended</i>	89 /71	Mar. 6 /71
<i>amended</i>	191 /71	May 22 /71
Ontario Lottery Corporation Act, 1974			
General	251 /75	Apr. 26 /75
Ontario Municipal Board Act			
Composition of Board	636
Procedure	637
Tariff of Fees	27 /73	Feb. 10 /73
Ontario Municipal Employees Retirement System Act			
General	936 /77	Jan. 7 /78
<i>amended</i>	130 /78	Mar. 18 /78
Ontario Municipal Improvement Corporation Act			
Procedure	639
Ontario New Home Warranties Plan Act, 1976			
Administration of The Plan	943 /76	Dec. 11 /76
<i>amended</i>	575 /77	Aug. 27 /77
Designation of Corporation	853 /76	Nov. 13 /76
Terms and Conditions of Registration of Builders and Vendors	987 /76	Dec. 25 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ontario Place Corporation Act, 1972			
Fees	878 /74	Nov. 30 /74
<i>amended</i>	410 /76	May 22 /76
<i>amended</i>	299 /77	May 21 /77
<i>amended</i>	907 /78	Dec. 9 /78
Ontario Producers, Processors, Distributors and Consumers Food Council Act			
Designation of Products	640
Ontario School Trustees Council Act			
Composition of Council	641
Ontario Telephone Development Corporation Act			
Composition of Corporation	642
Ontario Unconditional Grants Act, 1975			
General	251 /76	Apr. 3 /76
<i>amended</i>	930 /77	Jan. 7 /78
General	695 /77	Oct. 15 /77
<i>amended</i>	931 /77	Jan. 7 /78
General	264 /78	Apr. 29 /78
Ontario Universities Capital Aid Corporation Act			
Designated Universities	643
<i>amended</i>	5 /75	Jan. 25 /75
Ontario Youth Employment Act, 1977			
General	514 /77	Aug. 6 /77
<i>amended</i>	935 /77	Jan. 7 /78
General	195 /78	Apr. 1 /78
Ontario Water Resources Act (<i>title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 70(1))</i>)			
Plumbing Code	647
<i>amended</i>	344 /71	Aug. 28 /71
<i>amended</i>	209 /72	May 20 /72
<i>amended</i>	158 /73	Apr. 7 /73
<i>amended</i>	310 /76	Apr. 24 /76
<i>amended</i>	747 /76	Oct. 2 /76
Rate of Interest	107 /71	Mar. 20 /71
Water Wells	648
Operating Engineers Act			
General	649
<i>amended</i>	502 /71	Dec. 18 /71
<i>amended</i>	84 /72	Mar. 11 /72
<i>amended</i>	299 /72	July 1 /72
<i>amended</i>	297 /73	June 2 /73
<i>amended</i>	717 /74	Oct. 12 /74
<i>amended</i>	470 /75	June 21 /75
<i>amended</i>	993 /75	Dec. 27 /75
<i>amended</i>	37 /78	Feb. 4 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Ophthalmic Dispensers Act			
General	650
<i>amended</i>	821 /75	Nov. 8 /75
Ottawa-Carleton Amalgamations and Elections Act, 1973			
Orders of the Minister			
election of councils, Township of Goulbourn, Township of Rideau and Township of West Carleton	642 /73	Oct. 27 /73
<i>amended</i>	680 /73	Nov. 17 /73
determination of name of area municipality	706 /73	Dec. 1 /73
P			
Paperback and Periodical Distributors Act, 1971			
General	409 /71	Oct. 2 /71
Parks Assistance Act			
General	652
Parkway Belt Planning and Development Act, 1973			
Order of the Minister			
Establishing Parkway Belt Planning Area	472 /73	Aug. 25 /73
<i>amended</i>	744 /73	Dec. 15 /73
<i>amended</i>	399 /75	June 7 /75
Land Use			
County of Halton			
(now <i>Regional Municipality of Halton</i>)			
Halton, City of Burlington	482 /73	Aug. 25 /73
<i>amended</i>	602 /73	Oct. 13 /73
<i>amended</i>	176 /74	Apr. 6 /74
<i>amended</i>	509 /74	July 20 /74
<i>amended</i>	765 /74	Oct. 26 /74
<i>amended</i>	825 /74	Nov. 16 /74
<i>amended</i>	998 /74	Jan. 11 /75
<i>amended</i>	27 /75	Feb. 8 /75
<i>amended</i>	286 /75	May 3 /75
<i>amended</i>	328 /75	May 17 /75
<i>amended</i>	414 /75	June 7 /75
<i>amended</i>	586 /75	July 26 /75
<i>amended</i>	893 /75	Nov. 29 /75
<i>amended</i>	29 /76	Jan. 24 /76
<i>amended</i>	65 /76	Feb. 7 /76
<i>amended</i>	244 /76	Apr. 3 /76
<i>amended</i>	263 /76	Apr. 10 /76
<i>amended</i>	546 /76	July 17 /76
<i>amended</i>	582 /76	July 24 /76
<i>amended</i>	661 /76	Aug. 28 /76
<i>amended</i>	717 /76	Sept. 18 /76
<i>amended</i>	800 /76	Oct. 16 /76
<i>amended</i>	889 /76	Nov. 20 /76
<i>amended</i>	231 /77	Apr. 23 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Parkway Belt Planning and Development Act, 1973			
—Continued			
Land Use—Continued			
County of Halton (<i>now Regional Municipality of Halton</i>)			
Halton, City of Burlington—Continued			
amended	232/77	Apr. 23/77	
amended	233/77	Apr. 23/77	
amended	422/77	July 9/77	
amended	423/77	July 9/77	
amended	424/77	July 9/77	
amended	571/77	Aug. 27/77	
amended	573/77	Aug. 27/77	
amended	621/77	Sept. 10/77	
amended	657/77	Oct. 1/77	
amended	774/77	Nov. 5/77	
amended	775/77	Nov. 5/77	
amended	817/77	Nov. 19/77	
amended	277/78	Apr. 29/78	
amended	354/78	May 27/78	
amended	355/78	May 27/78	
amended	356/78	May 27/78	
amended	529/78	July 29/78	
amended	530/78	July 29/78	
amended	543/78	Aug. 5/78	
amended	546/78	Aug. 5/78	
amended	556/78	Aug. 12/78	
amended	640/78	Sept. 2/78	
amended	642/78	Sept. 2/78	
amended	658/78	Sept. 9/78	
amended	819/78	Nov. 11/78	
amended	870/78	Nov. 25/78	
amended	939/78	Dec. 23/78	
Halton, Town of Milton	480/73	Aug. 25/73	
amended	412/75	June 7/75	
amended	296/77	May 21/77	
amended	383/77	June 25/77	
amended	311/78	May 13/78	
Halton, Town of Oakville	481/73	Aug. 25/73	
amended	637/73	Aug. 25/73	
amended	776/73	Oct. 27/73	
amended	456/74	July 6/74	
amended	614/74	Aug. 31/74	
amended	832/74	Nov. 16/74	
amended	26/75	Feb. 8/75	
amended	184/75	Mar. 29/75	
amended	413/75	June 7/75	
amended	450/75	June 14/75	
amended	627/75	Aug. 16/75	
amended	753/75	Oct. 4/75	
amended	892/75	Nov. 29/75	
amended	1026/75	Jan. 10/76	
amended	134/76	Feb. 28/76	
amended	167/76	Mar. 6/76	
amended	402/76	May 22/76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—ContinuedCounty of Halton (*now Regional Municipality of Halton*)

Halton, Town of Oakville—Continued

<i>amended</i>	403 /76	May 22 /76
<i>amended</i>	547 /76	July 17 /76
<i>amended</i>	603 /76	Aug. 7 /76
<i>amended</i>	645 /76	Aug. 21 /76
<i>amended</i>	984 /76	Dec. 25 /76
<i>amended</i>	190 /77	Apr. 16 /77
<i>amended</i>	229 /77	Apr. 23 /77
<i>amended</i>	282 /77	May 14 /77
<i>amended</i>	481 /77	July 30 /77
<i>amended</i>	516 /77	Aug. 6 /77
<i>amended</i>	683 /77	Oct. 8 /77
<i>amended</i>	773 /77	Nov. 5 /77
<i>amended</i>	849 /77	Dec. 10 /77
<i>amended</i>	850 /77	Dec. 10 /77
<i>amended</i>	312 /78	May 13 /78
<i>amended</i>	313 /78	May 13 /78
<i>amended</i>	388 /78	June 10 /78
<i>amended</i>	427 /78	June 24 /78
<i>amended</i>	752 /78	Oct. 14 /78
<i>amended</i>	760 /78	Oct. 21 /78
<i>amended</i>	761 /78	Oct. 21 /78
<i>amended</i>	886 /78	Dec. 2 /78

County of Peel

(*now The Regional Municipality of Peel*)Peel, Town of Mississauga (*now Part of the City of
Brampton and Part of the City of Mississauga*).....

	479 /73	Aug. 25 /73
<i>amended</i>	172 /74	Apr. 6 /74
<i>amended</i>	996 /74	Jan. 11 /75
<i>amended</i>	190 /75	Apr. 5 /75
<i>amended</i>	411 /75	June 7 /75
<i>amended</i>	449 /75	June 14 /75
<i>amended</i>	675 /75	Sept. 6 /75
<i>amended</i>	764 /75	Oct. 11 /75
<i>amended</i>	28 /76	Jan. 24 /76
<i>amended</i>	242 /76	Apr. 3 /76
<i>amended</i>	394 /76	May 22 /76
<i>amended</i>	401 /76	May 22 /76
<i>amended</i>	548 /76	July 17 /76
<i>amended</i>	644 /76	Aug. 21 /76
<i>amended</i>	814 /76	Oct. 30 /76
<i>amended</i>	173 /77	Apr. 9 /77
<i>amended</i>	174 /77	Apr. 9 /77
<i>amended</i>	281 /77	May 14 /77
<i>amended</i>	327 /77	June 4 /77
<i>amended</i>	626 /77	Sept. 17 /77
<i>amended</i>	729 /77	Oct. 22 /77
<i>amended</i>	815 /77	Nov. 19 /77
<i>amended</i>	857 /77	Dec. 10 /77
<i>amended</i>	858 /77	Dec. 10 /77

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Parkway Belt Planning and Development Act, 1973				
—Continued				
Land Use—Continued				
County of Peel (now The Regional Municipality of Peel)				
Peel Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga)				
—Continued				
amended.....	...	899/77	Dec. 24/77	
amended.....	...	133/78	Mar. 18/78	
amended.....	...	158/78	Mar. 25/78	
amended.....	...	359/78	May 27/78	
amended.....	...	369/78	June 3/78	
amended.....	...	458/78	July 1/78	
amended.....	...	471/78	July 15/78	
amended.....	...	472/78	July 15/78	
amended.....	...	684/78	Sept. 16/78	
amended.....	...	762/78	Oct. 21/78	
amended.....	...	822/78	Nov. 11/78	
amended.....	...	998/78	Jan. 13/79	
Peel, Toronto Gore (now City of Brampton).....	...	476/73	Aug. 6/73	
amended.....	...	171/74	Apr. 6/74	
amended.....	...	409/75	June 7/75	
amended.....	...	755/75	Oct. 4/75	
amended.....	...	157/76	Mar. 6/76	
amended.....	...	664/77	Oct. 1/77	
Peel, Township of Chinguacousy				
(now City of Brampton).....	...	477/73	Aug. 25/73	
amended.....	...	262/76	Apr. 10/76	
County of Wentworth				
(now Regional Municipality of Hamilton-Wentworth)				
Wentworth, Town of Dundas.....	...	486/73	Aug. 25/73	
amended.....	...	500/76	June 19/76	
amended.....	...	311/77	May 28/77	
amended.....	...	384/77	June 25/77	
amended.....	...	219/78	Apr. 15/78	
amended.....	...	754/78	Oct. 14/78	
Wentworth, Township of East Flamborough				
(now Township of Flamborough).....	...	483/73	Aug. 25/73	
amended.....	...	415/75	June 7/75	
amended.....	...	890/76	Nov. 20/76	
amended.....	...	171/77	Apr. 9/77	
Wentworth, Township of West Flamborough				
(now Township of Flamborough).....	...	484/73	Aug. 25/73	
amended.....	...	113/75	Mar. 1/75	
amended.....	...	416/75	June 7/75	
amended.....	...	628/75	Aug. 16/75	
amended.....	...	152/78	Mar. 25/78	
amended.....	...	831/78	Nov. 18/78	
amended.....	...	913/78	Dec. 16/78	
amended.....	...	955/78	Dec. 30/78	
Wentworth, Village of Waterdown				
(now Township of Flamborough).....	...	485/73	Aug. 25/73	
amended.....	...	629/75	Aug. 16/75	
amended.....	...	172/77	Apr. 9/77	
amended.....	...	676/77	Oct. 1/77	
amended.....	...	103/78	Feb. 25/78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Parkway Belt Planning and Development Act, 1973*—Continued***Land Use—Continued**

Metropolitan Toronto, Borough of Etobicoke.....	478 /73	Aug. 25 /73
<i>amended</i>	66 /74	Feb. 23 /74
<i>amended</i>	15 /75	Feb. 1 /75
<i>amended</i>	123 /75	Mar. 8 /75
<i>amended</i>	410 /75	June 7 /75
<i>amended</i>	438 /75	June 14 /75
<i>amended</i>	11 /78	Jan. 21 /78
<i>amended</i>	453 /78	July 1 /78
<i>amended</i>	879 /78	Nov. 25 /78
Regional Municipality of York, Town of Markham....	473 /73	Aug. 25 /73
<i>amended</i>	758 /73	Dec. 22 /73
<i>amended</i>	10 /74	Jan. 26 /74
<i>amended</i>	21 /74	Feb. 2 /74
<i>amended</i>	64 /74	Feb. 23 /74
<i>amended</i>	67 /74	Feb. 23 /74
<i>amended</i>	143 /74	Mar. 30 /74
<i>amended</i>	192 /74	Apr. 13 /74
<i>amended</i>	344 /74	May 18 /74
<i>amended</i>	617 /74	Sept. 7 /74
<i>amended</i>	758 /74	Oct. 19 /74
<i>amended</i>	999 /74	Jan. 11 /75
<i>amended</i>	83 /75	Feb. 22 /75
<i>amended</i>	182 /75	Mar. 29 /75
<i>amended</i>	183 /75	Mar. 29 /75
<i>amended</i>	406 /75	June 7 /75
<i>amended</i>	534 /75	July 5 /75
<i>amended</i>	551 /75	July 12 /75
<i>amended</i>	693 /75	Sept. 6 /75
<i>amended</i>	751 /75	Oct. 4 /75
<i>amended</i>	820 /75	Nov. 8 /75
<i>amended</i>	860 /75	Nov. 15 /75
<i>amended</i>	999 /75	Dec. 27 /75
<i>amended</i>	12 /76	Jan. 24 /76
<i>amended</i>	118 /76	Feb. 21 /76
<i>amended</i>	159 /76	Mar. 6 /76
<i>amended</i>	207 /76	Mar. 20 /76
<i>amended</i>	289 /76	Apr. 17 /76
<i>amended</i>	510 /76	June 26 /76
<i>amended</i>	606 /76	Aug. 7 /76
<i>amended</i>	849 /76	Nov. 6 /76
<i>amended</i>	74 /77	Mar. 5 /77
<i>amended</i>	161 /77	Apr. 9 /77
<i>amended</i>	279 /77	May 14 /77
<i>amended</i>	574 /77	Aug. 27 /77
<i>amended</i>	779 /77	Nov. 5 /77
<i>amended</i>	109 /78	Mar. 4 /78
<i>amended</i>	251 /78	Apr. 22 /78
<i>amended</i>	280 /78	May 6 /78
<i>amended</i>	314 /78	May 13 /78
<i>amended</i>	386 /78	June 10 /78
<i>amended</i>	401 /78	June 17 /78
<i>amended</i>	439 /78	June 24 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Parkway Belt Planning and Development Act, 1973

—Continued

Land Use—Continued

Regional Municipality of York, Town of Markham

—Continued

<i>amended</i>	489 /78	July 15 /78
<i>amended</i>	531 /78	July 29 /78
<i>amended</i>	877 /78	Nov. 25 /78
Regional Municipality of York, Town of Richmond Hill ...	474 /73	Aug. 25 /73
<i>amended</i>	142 /74	Mar. 23 /74
<i>amended</i>	752 /75	Oct. 4 /75
<i>amended</i>	241 /76	Apr. 3 /76
<i>amended</i>	431 /76	June 5 /76
Regional Municipality of York, Town of Vaughan....	475 /73	Aug. 25 /73
<i>amended</i>	22 /74	Feb. 2 /74
<i>amended</i>	65 /74	Feb. 23 /74
<i>amended</i>	109 /74	Mar. 9 /74
<i>amended</i>	345 /74	May 18 /74
<i>amended</i>	528 /74	July 27 /74
<i>amended</i>	43 /75	Feb. 8 /75
<i>amended</i>	408 /75	June 7 /75
<i>amended</i>	455 /75	June 14 /75
<i>amended</i>	765 /75	Oct. 11 /75
<i>amended</i>	793 /75	Oct. 25 /75
<i>amended</i>	973 /75	Dec. 20 /75
<i>amended</i>	214 /76	Mar. 27 /76
<i>amended</i>	345 /76	May 8 /76
<i>amended</i>	457 /76	June 5 /76
<i>amended</i>	643 /76	Aug. 21 /76
<i>amended</i>	660 /76	Aug. 28 /76
<i>amended</i>	162 /77	Apr. 9 /77
<i>amended</i>	280 /77	May 14 /77
<i>amended</i>	361 /77	June 18 /77
<i>amended</i>	525 /77	Aug. 6 /77
<i>amended</i>	642 /77	Sept. 17 /77
<i>amended</i>	643 /77	Sept. 17 /77
<i>amended</i>	836 /77	Nov. 26 /77
<i>amended</i>	54 /78	Feb. 11 /78
<i>amended</i>	112 /78	Mar. 4 /78
<i>amended</i>	138 /78	Mar. 18 /78
<i>amended</i>	284 /78	May 6 /78
<i>amended</i>	387 /78	June 10 /78
<i>amended</i>	542 /78	Aug. 5 /78
<i>amended</i>	751 /78	Oct. 14 /78
<i>amended</i>	878 /78	Nov. 25 /78

Partnerships Registration Act

General.....	347 /73	June 23 /73
<i>amended</i>	356 /75	May 24 /75
<i>amended</i>	710 /76	Sept. 18 /76

Pension Benefits Act

General.....	654
<i>amended</i>	475 /72	Oct. 7 /72
<i>amended</i>	452 /73	Aug. 18 /73

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Pension Benefits Act—Continued			
General—Continued			
amended.....	387/74	June 1/74	
amended.....	714/75	Sept. 20/75	
amended.....	21/76	Jan. 24/76	
amended.....	748/76	Oct. 2/76	
amended.....	1005/76	Jan. 8/77	
amended.....	1/77	Jan. 22/77	
amended.....	131/77	Mar. 26/77	
amended.....	187/78	Apr. 1/78	
amended.....	308/78	May 13/78	
Personal Property Security Act			
Branch Offices.....	207/72	May 20/72	
Fees Concerning Security Documents.....	117/76	Feb. 21/76	
General.....	879/75	Nov. 29/75	
Personal Property Assurance Fund.....	280/71	July 17/71	
amended.....	779/75	Oct. 18/75	
Pesticides Act, 1973			
General.....	618/74	Sept. 7/74	
amended.....	577/76	July 24/76	
amended.....	183/77	Apr. 9/77	
amended.....	628/77	Sept. 17/77	
amended.....	951/77	Jan. 7/78	
amended.....	575/78	Aug. 12/78	
Petroleum Resources Act, 1971			
(See also Energy Act and Energy Act, 1971)			
Exploration, Drilling and Production.....	45/72	Feb. 19/72	
amended.....	619/73	Oct. 20/73	
Spacing Units			
Avonry Pool (<i>revoking</i>).....	655/78	Sept. 9/78	
Coveny Pool.....	135/72	Apr. 8/72	
Dawn 4-28-111 Pool.....	143/72	Apr. 15/72	
Ekfrid Pool.....	423/74	June 22/74	
amended.....	316/75	May 17/75	
General Dawn 5-27-111 Pool.....	249/74	May 4/74	
Hemlock Pool.....	553/74	Aug. 10/74	
Osborne Pool.....	557/76	July 17/76	
Venison Creek Pool.....	794/78	Oct. 28/78	
Pharmacy Act			
(see now Health Disciplines Act, 1974)			
Child Resistant Packages.....	362/72	Aug. 12/72	
amended.....	190/73	Apr. 21/73	
amended.....	498/73	Sept. 1/73	
amended.....	52/74	Feb. 16/74	
Pits and Quarries Control Act, 1971			
General.....	545/71	Jan. 15/72	
amended.....	107/72	Mar. 18/72	
amended.....	47/73	Feb. 24/73	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Pits and Quarries Control Act, 1971—Continued			
General—Continued			
amended.....	94/73	Mar. 17/73	
amended.....	268/77	May 14/77	
amended.....	764/77	Nov. 5/77	
amended.....	377/78	June 10/78	
Planning Act			
Orders made under Section 29a of The Planning Act			
Town of Midland, Part of Lot 1, Range “D”, Plan 467. ...	547/74	Aug. 3/74	
City of Waterloo, Lot 1, Plan 1250.....	682/74	Sept. 28/74	
Township of Bentinck, County of Grey, Lot 40, Concession 1, Plan R-185.....	689/74	Sept. 28/74	
Township of Belmont, County of Peterborough, Lot 8, Concession II.....	703/74	Oct. 5/74	
Township of Mariposa, County of Victoria, Lot 4, Concession VII.....	803/74	Nov. 9/74	
Township of Amaranth, County of Dufferin, Lot 10, Concession II.....	804/74	Nov. 9/74	
Township of Bentinck, County of Grey, Lot 15, Concession VII.....	805/74	Nov. 9/74	
Township of Percy, County of Northumberland, Part Number 12, RD Plan 74.....	829/74	Nov. 16/74	
Town of Bracebridge, District Municipality of Muskoka, Plan No. 35R-2382.....	835/74	Nov. 23/74	
Township of Bentinck, County of Grey, Parts of Lots 5 & 13, Plan R-185.....	836/74	Nov. 23/74	
Township of Dummer, County of Peterborough, Part of Lot 7, Plan R-348.....	892/74	Dec. 7/74	
Township of Smith, County of Peterborough, Lot 24, Concession VII, and Lot 7, Concession V, Plan 98. ...	894/74	Dec. 7/74	
Township of Ashfield, County of Huron, Part of Lot 16, Front Concession, Plan 20.....	905/74	Dec. 7/74	
Township of Emily, County of Victoria, Parts of Lots 20 and 21, Plan RD 46.....	906/74	Dec. 7/74	
Township of Smith, County of Peterborough, Lot 60, Plan 99.....	923/74	Dec. 21/74	
Town of Halton Hills in The Regional Municipality of Halton, Formerly in the Town of Acton, Lot 42, Part of Lot 23, Plan 772, and the Town of Halton Hills, in The Regional Municipality of Halton, Formerly in the Township of Esquesing, County of Halton, Part of Lot 11, 3rd Concession, Plan 421, Instrument 270599.....	929/74	Dec. 21/74	
Township of Sidney, County of Hastings, Plan HSR 304. ...	936/74	Dec. 28/74	
Town of Whitchurch-Stouffville in The Regional Muni- cipality of York, Formerly in the Township of Whit- church in the County of York, Part of Lot 30, Ninth Concession.....	937/74	Dec. 28/74	
Township of Bentinck, County of Grey, Parts of Lots 14, 15 and 16, Plan R-185.....	940/74	Dec. 28/74	
Township of Emily, County of Victoria, Lot 22, 14th Concession, Plan RD 49.....	952/74	Jan. 4/75	
Town of Stayner, County of Simcoe, Part of Lot 25, Plan 68, Instrument Nos. 336641 and 331746....	953/74	Jan. 4/75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Township of Flos, County of Simcoe, Lot 9, Concession 1, Plan R-808, Instrument No. 300439...	...	954/74	Jan. 4/75
Township of West Hawkesbury, County of Prescott, Part of Lot 9, Concession IV, Plan No. 106.....	...	955/74	Jan. 4/75
Village of Colborne, County of Northumberland, Parts of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20, Plan No. RD 65.....	...	957/74	Jan. 4/75
Township of Galway, County of Peterborough, Plan R-357.....	...	958/74	Jan. 4/75
Township of Bentinck, County of Grey, Plan 53, Part of Lot 3, Formerly Lot 30, Concession 1 and Part of Lot 15, Concession VII.....	...	995/74	Jan. 11/75
Township of Cavan, County of Peterborough, Parts of Lots 4 and 5 in Concession VIII, Lot 7, Plan 122 for Township of Cavan.....	...	1000/74	Jan. 11/75
Township of Dummer, County of Peterborough, Part of Lot 32, 10th Concession, Part I on Plan R-348 and right-of-way, Parts of Lots 31 and 32 in 10th Concession, Parts of Lots 1 and 2 on Plan R-335A...	...	1001/74	Jan. 11/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Lot 23, Concession VIII, Instrument No. N13794 and Lot 23, Concession XIV, Instrument No. 29529 and part of Lot 9, Concession XIV, Plan No. 110 and Parts 65 to 79, Number 9R-185.....	...	37/75	Feb. 8/75
Town of Whitchurch-Stouffville in The Regional Municipality of York, Formerly the Township of Whitchurch in the County of York, Lot 26, Concession III.....	...	62/75	Feb. 15/75
Township of West Carleton in The Regional Municipality of Ottawa-Carleton, Formerly in the Township of Huntley in the County of Carleton, parts of Lot 9, Concession VIII.....	...	95/75	Mar. 1/75
Township of Amaranth, County of Dufferin, part of Lot 32, Concession V.....	...	96/75	Mar. 1/75
City of Waterloo, Regional Municipality of Waterloo, Formerly in the County of Waterloo, part of Lot 1, registered plan, west half of Lot 6 in the German Tract, City of Waterloo and part of Lot 3, Plan Number 58R-1141.....	...	97/75	Mar. 1/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Lot 23, Plan 118.....	...	112/75	Mar. 1/75
Township of Mariposa, County of Victoria, part of Lot 7, Concession A, Reference Plan R.D. 187.....	...	144/75	Mar. 22/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, part of Lot 12, Concession XII, being Lots 5 and 6, Plan 21.....	...	152/75	Mar. 22/75
Township of Nottawasaga, County of Simcoe, part of Lot 26, Concession II, Part 31 on Plan R-709....	...	153/75	Mar. 22/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly the Township of Whitchurch in the County of York, Lot 26, Concession III.....	...	209/75	Apr. 5/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act
—Continued

Township of Wainfleet, Regional Municipality of Niagara, Formerly the Township of Wainfleet, County of Welland, Lot 52, Concession VII.....	...	210/75	Apr. 5/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 7, Plan 114.....	...	225/75	Apr. 12/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 3, Concession XI, Lot 7 of Plan 116.....	...	226/75	Apr. 12/75
Town of Wasaga Beach, County of Simcoe, Lot 5, Concession XVI.....	...	227/75	Apr. 12/75
Township of Emily, County of Victoria, Lot 22, Concession XVI, Plan RD-49.....	...	228/75	Apr. 12/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch, County of York, Lot 20, Concession VIII.....	...	229/75	Apr. 12/75
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 26, Concession IX, Plan R 908.....	...	281/75	Apr. 26/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lot 11, Concession IV, Plan 101.....	...	282/75	Apr. 26/75
Township of Flos, County of Simcoe, Lot 8, Concession II, Plan RD-1065.....	...	283/75	Apr. 26/75
Township of Ennismore, County of Peterborough, Lot 6, Concession VI.....	...	284/75	Apr. 26/75
Township of Burleigh, County of Peterborough, Lot 10, Concession III.....	...	295/75	May 3/75
Township of Percy, County of Northumberland, Lot 6, Concession XI, Plan RD 25.....	...	298/75	May 3/75
Township of Emily, County of Victoria, Lot 20, Concession IX, Plan RD 46.....	...	306/75	May 10/75
Township of Percy, County of Northumberland, Lot 17, Concession V, Plan RD-16.....	...	307/75	May 10/75
Township of Belmont, County of Peterborough, Lot 21, Concession I.....	...	308/75	May 10/75
Township of North Monaghan, County of Peterborough, Lot 2, Concession X, Plan R401.....	...	318/75	May 17/75
Village of Victoria Harbour, County of Simcoe, Block E, Plan 496.....	...	319/75	May 17/75
Town of Oakville, Regional Municipality of Halton, Formerly in the Town of Oakville in the County of Halton, Lot 8 in Block 100.....	...	352/75	May 24/75
Township of Tiny in County of Simcoe, Lot 99, Plan 1446.....	...	365/75	May 24/75
Town of Milton, Regional Municipality of Halton, Formerly in Township of Nassagaweya in County of Halton, Lot 21, Concession I.....	...	369/75	May 31/75
Township of Tay, County of Simcoe, Lots 1464 and 1463-1462, Plan 569.....	...	391/75	June 7/75
Township of Percy, County of Northumberland, Lot 5, Concession VIII, Plan RD-42.....	...	392/75	June 7/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 30, Concession IX.....	393/75	June 7/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III.....	394/75	June 7/75
Township of Mariposa, County of Victoria, Lot I, Concession A, Plan RD 200.....	395/75	June 7/75
Township of Flos, County of Simcoe, Lot 8, Concession I, Plan RD-1065.....	396/75	June 7/75
City of Kitchener, Regional Municipality of Waterloo, Formerly in the City of Kitchener in the County of Waterloo, Lot 149, Plan 1216.....	432/75	June 14/75
Township of Percy, County of Northumberland, Lot 9, Concession III, Plan RD-70.....	439/75	June 14/75
Township of Percy, County of Northumberland, Lot 6, Concession XI, Part 24, Plan RD 25.....	462/75	June 14/75
Township of Cavan, County of Peterborough, Lots 7 and 8, Concession VI, Plan 102.....	483/75	June 21/75
Township of Mariposa, County of Victoria, Lot 1, Concession A, Plan RD 200.....	484/75	June 21/75
City of Kitchener, Regional Municipality of Waterloo, Formerly City of Kitchener in County of Waterloo, Lot 50, Plan 1216.....	521/75	July 5/75
Township of Verulam, County of Victoria, Lot 4, Concession I, Plan 154, Highway Plan 192.....	547/75	July 12/75
Town of Simcoe, Regional Municipality of Haldimand, Norfolk, Lots 2 and 3, Concession VI, Formerly in the Town of Simcoe in the County of Norfolk, originally in the Township of Woodhouse in the County of Norfolk, Plan No. 997.....	548/75	July 12/75
City of Mississauga, Regional Municipality of Peel, Formerly in the Town of Mississauga, County of Peel, Lot 4, Plan K-22.....	581/75	July 26/75
Township of Percy, County of Northumberland, Lot 13, Concession IV, Plan RD-46.....	584/75	July 26/75
Township of Percy, County of Northumberland, Lot 6, Concession VII, Plan RD-41.....	594/75	Aug. 2/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lot 5, Concession III, Plan 112.....	647/75	Aug. 23/75
Township of Rama, County of Simcoe, Formerly in the Township of Rama, County of Ontario, Lot 33, Plan 5075, Lots 33 and 34, Plan 327 and Plan 5075, Lot 33 shown on Plan of Survey of E. L. Cavana, Ontario Land Surveyor dated January 3rd, 1951, Part of Lot 33 and Part of Lot 10, Plan 5075.....	648/75	Aug. 23/75
Township of Cavan, County of Durham, Concession VIII, Lot 41, Plan 118.....	649/75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 20, Concession VIII, Plan 118.....	650/75	Aug. 23/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Township of Cavan, County of Peterborough, Formerly in County of Durham, Concession III, Lot 3, Plan 112.....	...	651/75	Aug. 23/75
Town of Wasaga Beach, County of Simcoe, Formerly Township of Flos, County of Simcoe, Lot 26, Concession IX.....	...	652/75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lots 6, 7, Concession VIII, Plan 122.....	...	653/75	Aug. 23/75
Village of Elora, County of Wellington, Lot 15, Plan 56	...	671/75	Aug. 30/75
Township of Mariposa, County of Victoria, Part of Lot 1 and 2, Plan 57R-456.....	...	690/75	Sept. 6/75
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D. 187.....	...	691/75	Sept. 6/75
Township of Mariposa, County of Victoria, Lot 1, Concession B, Plan 57R-456.....	...	692/75	Sept. 6/75
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D.-187.....	...	706/75	Sept. 13/75
City of Kitchener, Regional Municipality of Waterloo, Formerly in Township of Waterloo, County of Waterloo, Lot 53, Part I, Plan W.D.R.-155, Registered Plans 1310 and 1340.....	...	726/75	Sept. 20/75
Town of Huntsville, Formerly in Township of Stephenson, Parts of Lot 30 in Concession IX and Lot 30 in Concession VIII, Plan R.D.-849.....	...	740/75	Sept. 27/75
Town of Whitchurch-Stouffville in The Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Part of Lot 30, Concession IX.....	...	748/75	Sept. 27/75
Township of Smith, County of Peterborough, Lot 3, Concession V, Plan R 400, Deed No. 207803.....	...	758/75	Oct. 4/75
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D.-187.....	...	759/75	Oct. 4/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch, County of York, Lot 26, Concession III.....	...	760/75	Oct. 4/75
Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R-185.....	...	772/75	Oct. 11/75
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Parts of Lots 9, 10 and 11, Concession VIII, described as Lot 42, Plan 118	...	792/75	Oct. 25/75
Township of King, Regional Municipality of York, Lot 15, Concession IV.....	...	858/75	Nov. 15/75
Township of Mariposa, County of Victoria, Lot 8, Concession A, Plan R.D.-187.....	...	859/75	Nov. 15/75
Township of Bentinck, County of Grey, Lot 15, Concession VII.....	...	863/75	Nov. 22/75
Town of Whitchurch-Stouffville, Regional Municipality of York, Lot 26, Concession III, Plan 65R-1547..	...	865/75	Nov. 22/75
Township of Somerville, County of Victoria, Lot 24, Concession I.....	...	890/75	Nov. 29/75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Township of Flos, County of Simcoe, Lots 8 and 9, Concession I, Plan R. 808.....	...	891 /75	Nov. 29 /75
Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456.....	...	896 /75	Dec. 6 /75
Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II.....	...	897 /75	Dec. 6 /75
Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession 1 north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185....	...	898 /75	Dec. 6 /75
Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388.....	...	915 /75	Dec. 6 /75
Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109.....	...	918 /75	Dec. 6 /75
Village of Victoria Harbour in the County of Simcoe, Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201.....	...	967 /75	Dec. 20 /75
Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883.....	994 /75	Dec. 27 /75
Village of Elora, County of Wellington, Lots 16, 17, 18, 19, 20, 21, 22, 23 and 24, south side of Water Street, Lots 21, 22, 23 and 24, north side of McNabb St., Plan 56.....	...	26 /76	Jan. 24 /76
Township of Nottawasaga, County of Simcoe, Lot 27, Concession II, Plan R-851.....	...	43 /76	Jan. 31 /76
Township of Cramahe, County of Northumberland, Lot 27, Concession X, Plan RD-23.....	...	50 /76	Jan. 31 /76
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III.....	...	80 /76	Feb. 7 /76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Part 107, Plan RD-187.....	...	81 /76	Feb. 14 /76
Township of Flamborough, Regional Municipality of Hamilton-Wentworth, Formerly Township of Beverly in County of Wentworth, Lot 26, Concession VI.....	...	91 /76	Feb. 14 /76
Town of Huntsville, Township of Stephenson in District of Muskoka, Plan RD-849, as shown as parts of Lot 30, Concession IX.....	...	96 /76	Feb. 14 /76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X.....	...	97 /76	Feb. 14 /76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X, Plan R-984.....	...	98 /76	Feb. 14 /76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187.....	...	99 /76	Feb. 14 /76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD-68.....	...	140 /76	Feb. 28 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act
—Continued

Town of Fort Erie, Regional Municipality of Niagara, Formerly in Township of Bertie in County of Welland, Lot 17, Concession I.....	...	197 /76	Mar. 13 /76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 23, Concession X.....	...	201 /76	Mar. 20 /76
Town of Gravenhurst, District Municipality of Muskoka, Formerly in Township of Morrison in District of Muskoka, Lot 29, Concession VIII.....	...	202 /76	Mar. 20 /76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 41, Plan R582.....	...	203 /76	Mar. 20 /76
Township of Percy, County of Northumberland, Lot 9, Concession III, Plan RD70.....	...	210 /76	Mar. 27 /76
Township of Anstruther, County of Peterborough, Lot 13, Concession VI, Plan R259.....	...	260 /76	Apr. 10 /76
Town of Huntsville, District Municipality of Muskoka, Formerly in Township of Stephenson in District of Muskoka, Lots 26 and 27, Concession IX, Plan RD-2123.....	...	261 /76	Apr. 10 /76
Township of Bentinck, County of Grey, Lot 3, Plan 53	...	272 /76	Apr. 10 /76
Township of Nichol, County of Wellington, Lots 5 and 6, northwesterly side of Mathieson Street, Plan 112..	...	274 /76	Apr. 17 /76
Township of Bracebridge, District Municipality of Muskoka, Formerly in Township of Draper, Lot 13, Concession VII, Plan RD-1760.....	...	316 /76	Apr. 24 /76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187.....	...	317 /76	Apr. 24 /76
Township of Flos, County of Simcoe, Lot 8, Concession 11, Plan R.D. 1065.....	...	359 /76	May 15 /76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 26, Concession IX.....	...	393 /76	May 22 /76
Town of St. Marys, County of Perth, Lots 19 and 20, Concession XVIII of Township of Blanshard, Plan 250.....	...	400 /76	May 22 /76
Township of Nichol, County of Wellington, Registered Plan 181 and Reference Plans WGR-13 and WGR-14.....	...	421 /76	May 29 /76
Township of Nichol, County of Wellington, Registered Plan 181 and Reference Plan WGR-14.....	...	436 /76	June 5 /76
Township of Dummer, County of Peterborough, Lot 31, Concession XI, Plan RD177.....	...	437 /76	June 5 /76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD 68.....	...	438 /76	June 5 /76
Township of Percy, County of Northumberland, Lot 9, Concession II, Plan RD 71.....	...	439 /76	June 5 /76
Township of West Nissouri, County of Middlesex, Lot 15, Concession IV.....	...	462 /76	June 5 /76
Town of Niagara-on-the-Lake, The Regional Municipality of Niagara, Formerly in the Township of Niagara in the County of Lincoln, Lot 43, Highway Plan No. 125.....	...	496 /76	June 19 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Orders made under Section 29a of The Planning Act			
—Continued			
Township of Bentinck, County of Grey, Lot 1, Con- cession VIII.....	...	569/76	July 24/76
Township of Bentinck, County of Grey, Lot 1, Con- cession VIII.....	...	587/76	July 31/76
Township of Mariposa, County of Victoria, Lot 1, Con- cession B, Part 14, Plan Number 57-R-456.....	...	592/76	July 31/76
Township of Albemarle, County of Bruce, Lot 9, Con- cession III East of the Bury Road.....	...	620/76	Aug. 7/76
Township of Bentinck, County of Grey, Parts of Lots 41 and 42, Concession 1 North of the Durham Road	621/76	Aug. 7/76
Township of Canborough, County of Haldimand, now in Town of Dunnville in Regional Municipality of Haldimand-Norfolk, Lot 14, Concession II, Plan 519.....	...	637/76	Aug. 14/76
Town of Renfrew, County of Renfrew, Lots 1 to 71, Plan Number 405.....	...	651/76	Aug. 28/76
Township of Draper, Town of Bracebridge in District Municipality of Muskoka, Lot 12, Concession 17, Plan RD-1760 and Township of Draper now in Town of Bracebridge in District Municipality of Muskoka, Lot 12, Concession VII and Lot 12, Concession VI, Plan Number RD-1760.....	...	652/76	Aug. 28/76
Township of Nichol, County of Wellington, Plan WGR- 24, Plan WGR-14.....	...	663/76	Sept. 4/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, part of Broken Lots 21 and 22 in Concession X, Plan Number R-984 and Lot 26, Concession IX, Plan Number R-908, all that part of Lot 26, Concession IX.....	...	664/76	Sept. 4/76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan Number RD-47, Lot 13, Con- cession IV, Plan Number RD-46, Lot 14, Conces- sion IV, Part 61, Plan RD-47.....	...	665/76	Sept. 4/76
Township of Cavan, County of Peterborough, Formerly in County of Durham, Lots 9, 10 and 11, Con- cession VIII, Plan Number 118.....	...	666/76	Sept. 4/76
Borough of Etobicoke in Municipality of Metropolitan Toronto, Lot 20, Concession III fronting Humber River.....	...	667/76	Sept. 4/76
Township of Cramahe in County of Northumberland, Lot 27, Concession X, Plan Number 23.....	...	668/76	Sept. 4/76
Township of Burleigh Northern Division in County of Peterborough, Lot 6, Concession XV, Plan Number R-362.....	...	684/76	Sept. 11/76
Township of King, in Regional Municipality of York, Lot 15, Concession IV.....	...	685/76	Sept. 11/76
Township of Bentinck in County of Grey, Lot 3, Plan Number 53.....	...	686/76	Sept. 11/76
Township of Havilland in District of Algoma, Broken Section 12 part of Broken Section 12 and 13, Plan H-415.....	...	694/76	Sept. 11/76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Township of Cavan, County of Peterborough, Lot 7, Concession VI, Plan 102.....	...	725/76	Sept. 25/76
Township of Percy in County of Northumberland, Lot 9, Concession III, Plan RD-70.....	...	739/76	Oct. 2/76
Township of Glenelg, County of Grey, Lot 21, Concession VII, Plan R-189.....	...	740/76	Oct. 2/76
Township of Flos, County of Simcoe, Lot 9, Concession 1, Plan Number 330927.....	...	752/76	Oct. 2/76
Township of Mariposa, County of Victoria, parts of Lots 7 and 8, Concession A, Part 57, Plan RD-187, and Part 55, Plan RD-187 and Part 33, Plan RD-200.....	...	761/76	Oct. 2/76
City of Hamilton, Regional Municipality of Hamilton-Wentworth, Lot 18, Concession II.....	...	762/76	Oct. 2/76
City of Burlington, Regional Municipality of Halton, Lot 48, Plan Number 99.....	...	765/76	Oct. 9/76
Township of Bentinck, County of Grey, part of Lots 41 and 42, Concession 1, Plan No. 326 and part of Lot 15, Concession VII.....	...	766/76	Oct. 9/76
City of Mississauga in The Regional Municipality of Peel, Formerly in Town of Mississauga in County of Peel, Lot 148, Plan No. 774.....	...	803/76	Oct. 23/76
Township of Cavan in County of Peterborough, part of Lots 7 and 8 in Concession VI, designated as Lot 101, Plan Number 102.....	...	804/76	Oct. 23/76
Township of Percy in County of Northumberland, part of Lot 13, Concession IV, designated as Part 55, Plan Number RD-46 and part of Lot 9, Concession III, designated as Part 29, Plan Number RD-70.....	...	805/76	Oct. 23/76
Township of Bentinck in County of Grey, Lot 15 in Concession VII.....	...	837/76	Nov. 6/76
Township of Nottawasaga in County of Simcoe, Lot 52, Registered Plan Number 1118.....	...	838/76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, part of road between Block A and Lot 4 in Concession XVI according to Plan Number 705.....	...	839/76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, Part 20 on Plan Number R-984.....	...	840/76	Nov. 6/76
Township of Mariposa, County of Victoria, parts of Lots 7 and 8 in Concession A, Plan RD-187.....	...	877/76	Nov. 20/76
Township of Bentinck, County of Grey, parts of Lots 41 and 42 in Concession 1, N.D.R.....	...	884/76	Nov. 20/76
Township of Cavan in County of Peterborough, Lot 1, Plan Number 103, Secondly, Lot 7, Plan Number 99, Thirdly, Lot 8, Plan Number 99, Fourthly, Lot 27, Plan Number 99.....	...	885/76	Nov. 20/76
Township of Percy, County of Northumberland, Part of Lot 18, Concession V, Plan RD-15.....	...	886/76	Nov. 20/76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Town of Wasaga Beach, Formerly Township of Flos, in County of Simcoe, Part of Broken Lots 21 and 22 in Concession X, designated as Part 19, Plan R-984 and Secondly, Township of Flos, now in Town of Wasaga Beach in County of Simcoe, Part of Lot 41, Plan 1408, designated as Part 6, on Plan 51R-582.....	...	898 /76	Nov. 27 /76
Township of Nichol in County of Wellington, part of Park Lots 4 and 6, Plan 181, designated as Part 5 on a Plan, WGR-14.....	...	917 /76	Dec. 4 /76
Town of Powassan in District of Parry Sound, Formerly in Township of South Himsworth, Lot 15, Concession XIII, Plan 42R-2587.....	...	938 /76	Dec. 11 /76
Township of Proudfoot in District of Parry Sound, part of Broken Lot 12 in Concession VIII, Plan PSR-1527.....	...	939 /76	Dec. 11 /76
Those parcels of land situate in the former Township of Reach, now in Ward I of the Township of Scugog in The Regional Municipality of Durham, composed of part of Lot 1 in Concession VIII, First, Part 5, Plan RD-367, Second, Part 6, Plan RD-367, Third, Part 7, Plan RD-367, Fourth, Part 8, Plan RD-367, Fifth, Part 2, Plan 40R-513, Sixth, Part 3, Plan 40R-513, Seventh, Part 4, Plan 40R-513, Eighth, Part 5, Plan 40R-513, Ninth, Part 6, Plan 40R-513, Tenth, Part 7, Plan 40R-513.....	...	940 /76	Dec. 11 /76
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, part of Lot 27 in Concession VIII, Plan R-919.....	...	941 /76	Dec. 11 /76
Township of Percy in County of Northumberland, part of Lot 6 in Concession VII, Part 7 on Plan Number RD-41.....	...	952 /76	Dec. 18 /76
Town of Bracebridge, Formerly Township of Draper, in District of Muskoka, part of Lots 12 and 13 in Concession VII, Parts 21 and 22 on Plan Number RD-1700.....	...	953 /76	Dec. 18 /76
Village of Watford in County of Lambton, Part of Lot 18 in Concession V, S.E.R., Plan Number RD-181.....	...	981 /76	Dec. 25 /76
Township of Reach in County of Ontario, now Ward I of Township of Scugog in Regional Municipality of Durham, part of Lot 1 in Concession VIII.....	...	982 /76	Dec. 25 /76
Township of Burleigh, Northern Division, County of Peterborough, Part of Lot 6 in Concession XV, Plan Number R-363.....	...	983 /76	Dec. 25 /76
Township of Mara in County of Simcoe, Lot 35, Plan Number 858.....	...	29 /77	Feb. 12 /77
Township of Bentinck in County of Grey, Lot 40, Concession 1, South of the Durham Road, Part 2 on Plan Number R-185 and Lot 9, Concession 1, West of Garafraxa Road, Part 3 on Plan Number R-179.....	...	35 /77	Feb. 19 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act
—Continued

City of St. Thomas in County of Elgin, part of Block A, registered Plan Number 298 designated as Parts 9 and 10 on Plan 11R-331.....	...	45/77	Feb. 26/77
Town of Newcastle in The Regional Municipality of Durham, Formerly in the Township of Clarke in County of Durham, Lot 14, Concession VII.....	...	75/77	Mar. 5/77
Town of Thessalon in the District of Algoma, Lot 4, Block L, Plan Number 180.....	...	76/77	Mar. 5/77
Township of Smith in County of Peterborough, Lot 3 in Concession V, Plan Number R400.....	...	78/77	Mar. 12/77
Township of Smith in County of Peterborough, Lot 3, Concession V, designated as Part I on Plan Number R400.....	...	79/77	Mar. 12/77
Township of West Garafraxa in County of Wellington, Lot 29 in Concession VI.....	...	113/77	Mar. 19/77
Township of Nichol in County of Wellington, Park Lot I, Plan Number WGR-14.....	...	189/77	Apr. 16/77
Township of Nichol in County of Wellington, Park Lot 4, Plan Number 181, WGR-14.....	...	263/77	May 7/77
Township of Tecumseth in County of Simcoe, part of Lot 16, Concession II, Plan Number R-1062.....	...	292/77	May 14/77
Township of Uxbridge in The Regional Municipality of Durham, Formerly in the Township of Uxbridge in the County of Ontario, Lot 33 in Concession V	332/77	June 4/77
Township of Cavan in County of Peterborough, Formerly in the County of Durham, Lot 18, Plan Number 114	345/77	June 18/77
Township of Smith in County of Peterborough, Lot 7 in Concession III, Plan Number 191936.....	...	364/77	June 18/77
Township of Cavan in County of Peterborough, Lot 8 in Concession VI, Plan 104.....	...	365/77	June 18/77
Township of Nepean in The Regional Municipality of Ottawa-Carleton, Lots 400 to 409, inclusive, Plan Number 529418; Lots 1 to 14, 88, 133 to 138, and 165 to 179. Plan Number 551284; Lots 275 to 294, Plan Number 510807; Lots 251 to 261, 557650; Lots 1 to 74, Plan Number 559791.....	...	366/77	June 18/77
Township of London in County of Middlesex, Lot 27, Concession XIV and Lot 28, Concession XIV, Instrument Number 208265.....	...	385/77	June 25/77
Township of Essa in County of Simcoe, Lot 19, Concession IV, Reference Plan 51R-478, Instrument Number 256521.....	...	386/77	June 25/77
Township of Aldborough in County of Elgin, Lot 5 in Concession VII.....	...	390/77	July 2/77
Township of Bentinck in County of Grey, Lot 40, Concession 1, Plan Number R-185.....	...	399/77	July 9/77
Borough of Scarborough in Municipality of Metropolitan Toronto, Parts 6 and 7 on a Plan Number RS-1079 and Parts 1, 2, 3 and 4, Plan Number RS-1078..	...	400/77	July 9/77
Township of Bedford in County of Frontenac, Lot 35 in Concession IX, Registered Deed Number 199855..	...	449/77	July 16/77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act

—Continued

Township of Carden in County of Victoria, Lot, Concession IV, Plan Number 326 and Lot 2, Concession IV designated as Part 14 on Reference Plan Number 57R-228.....	...	463/77	July 16/77
Township of Cavan in County of Peterborough, Lot 8 in Concession VI being Lot 30 according Registrar's Plan Number 104.....	...	505/77	July 30/77
City of St. Catharines in The Regional Municipality of Niagara, Formerly in the Town of Merriton in the County of Lincoln, Part of Lot 824, Plan No. 6..	...	527/77	Aug. 13/77
Township of Edwardsburg, County of Grenville, registered Plan Number 1006.....	...	542/77	Aug. 20/77
Township of Machar in the District of Parry Sound, Parcel 5546, Lot 19 in Concession VI.....	...	568/77	Aug. 27/77
Township of Mariposa in County of Victoria, Lot 7 in Concession A described as Part 96, Reference Plan Number R.D. 187.....	...	569/77	Aug. 27/77
Town of Whitchurch-Stouffville in The Regional Municipality of York, Lot 11 in Concession IX, designated as Parts 1, 2 and 3 on Plan Number 65R-2163.....	...	625/77	Sept. 17/77
Township of Melancthon in County of Dufferin, Lot 27, Concession IX.....	...	658/77	Oct. 1/77
Township of Mersea in County of Essex, Lot 12, Plan Number 1321.....	...	659/77	Oct. 1/77
Township of Bentinck in County of Grey, part of Lot 1 in Concession VIII.....	...	680/77	Oct. 1/77
Town of Wasaga Beach in County of Simcoe, Formerly being partly in Township of Sunnidale and partly in Village of Wasaga Beach, Lot 2 in Concession XV and part of Lot 2, Plan Number 1574.....	...	681/77	Oct. 1/77
Township of Cramahe in County of Northumberland, Lot 27 in Concession X, designated as Part 3 on Plan Number RD23.....	...	691/77	Oct. 8/77
Township of Proton in County of Grey, Lot 20 in Concession IX.....	...	692/77	Oct. 8/77
Township of Cramahe in County of Northumberland, part of Lot 16 in Concession IV designated as Part 39 on Plan Number R.D. 86.....	...	693/77	Oct. 8/77
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, parts of Broken Lots 21 and 22 in Concession X, designated as Plan Number R-984.....	...	714/77	Oct. 15/77
Township of Cramahe in County of Northumberland, part of Lot 23 in Concession VI, Part 154, Plan Number R.D. 80.....	...	742/77	Oct. 22/77
Township of Emily in County of Victoria, Lot 13 in Concession V, Part 18, Plan Number RBCP 3.....	...	743/77	Oct. 22/77
Town of Picton in County of Prince Edward, parts of lots 713 and 714, Plan Number 24.....	...	744/77	Oct. 22/77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Orders made under Section 29a of The Planning Act
—Continued

Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, parts of Broken Lots 21 and 22 in Concession X designated as Part 39 on Plan Number R984, Instrument Number 320304.....	...	814/77	Nov. 19/77
Township of Lindsay in County of Bruce, part of Lot 15 in Concession VIII, designated as Part 19 on Plan Number R-174.....	...	816/77	Nov. 19/77
City of Brampton in The Regional Municipality of Peel, Formerly in the Town of Brampton in the County of Peel, Lot 87, Plan Number 639.....	...	839/77	Dec. 3/77
Township of Pilkington in the County of Wellington, Lot 18, Concession 1, Part 8 on a Plan Number 61R-866.....	...	840/77	Dec. 3/77
Township of Camden East in County of Lennox and Addington, that part of Lot 41 in Concession 1....	...	854/77	Dec. 10/77
Town of Richmond Hill in The Regional Municipality of York, part of Lot 10, Registered Plan No. 2054..	...	855/77	Dec. 10/77
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession A, Reference Plan, Number R.D. 200, compiled Plan in Land Registry Office, Number 547.....	...	897/77	Dec. 24/77
Village of Bancroft in County of Hastings, Lot I in Concession B of Township of Faraday now within the limits of Village of Bancroft.....	...	902/77	Dec. 31/77
Township of Bentinck in County of Grey, Lot 40 in Concession I, designated as Part 3 on Plan Number R-185.....	...	903/77	Dec. 31/77
Township of Nichol in County of Wellington, parts of Park Lots 6 and 8, Plan registered as Number 181 on a Reference Plan WGR-14.....	...	939/77	Jan. 7/78
Town of Newmarket in the Regional Municipality of York, formerly in the Township of East Gwillimbury in the County of York, part of Lot 97 in Concession I, designated as Part I on Plan Number RS39.....	...	940/77	Jan. 7/78
Town of Smiths Falls in the County of Lanark, composed of parts of lots 31 and 44, Registered Plan Number 13884.....	...	964/77	Jan. 14/78
Township of Bentinck in the County of Grey, composed of that part of Lot 40 in Concession 1—designated as Part 17 on Registered Plan Number R-185....	...	14/78	Jan. 28/78
Township of Cavan in County of Peterborough, formerly in County of Durham—composed of that part of Lot 8 in Concession VI described as Lot 9 according to a Plan registered as Number 104.....	...	15/78	Jan. 28/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel—Lot 10—Plan Number F-09....	...	58/78	Feb. 11/78
Township of Mersea in the County of Essex the west part of Lot 12 in Concession C.....	...	59/78	Feb. 11/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Orders made under Section 29a of <i>The Planning Act</i>			
—Continued			
Town of Wasaga Beach in the County of Simcoe,—all of Lot 7 and part of Lot 8—Registered Plan Number 1430.....	...	84/78	Feb. 18/78
Township of Belmont in County of Peterborough—part of Lot 15 in Concession 11—Reference Plan Number 298.....	...	85/78	Feb. 18/78
Township of Tiny in County of Simcoe, composed of parts of Lot 13 in Concession VII in the Township of Tiny.....	...	107/78	Feb. 25/78
City of Welland in The Regional Municipality of Thorold in the County of Welland—part of Lot 234 and Lot 233 according to registered Plan Number 18 now in the City of Welland and known as Plan 652.....	...	108/78	Feb. 25/78
Town of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, part of Lot 4 in Concession XV.....	...	120/78	Mar. 11/78
Township of Tay in the County of Simcoe, parts of lots 13 and 14—Plan Number 87 and on a Plan of Survey—51R-1278.....	...	139/78	Mar. 18/78
Town of Whitchurch-Stouffville in the Regional Municipality of York, part of Lot 26 in Concession III	140/78	Mar. 18/78
Township of Adjala in the County of Simcoe, parts of Lot 5 in Concession III.....	...	141/78	Mar. 18/78
Town of Wasaga Beach, formerly in the Township of Nottawasaga in the County of Simcoe, part of Lot 34 in Concession III, Plan Number R-662...	...	142/78	Mar. 18/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel in Lot 5 in Concession 1.....	...	151/78	Mar. 25/78
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, parts of Broken Lots 21 and 22 in Concession X—Plan Number 320304.....	...	162/78	Mar. 25/78
Town of Wasaga Beach in the County of Simcoe, formerly in the Township of Sunnidale and the Village of Wasaga Beach, part of Lot 2 in Concession XV.....	...	163/78	Mar. 25/78
The geographic Township of Aweres in the Territorial District of Algoma, Lot 48—Plan Number H-626.	167/78	Apr. 1/78
Township of Percy in the County of Northumberland, part of Lot 13 in Concession IV—Plan Number RD-46.....	...	188/78	Apr. 1/78
Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, part of Lot 47 in Concession 1—Plan Number 64R-2805.....	...	197/78	Apr. 1/78
Town of Wasaga Beach, formerly in the Township of Flos in the County of Simcoe, part of Lot 26 in Concession IX.....	...	198/78	Apr. 1/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Orders made under Section 29a of The Planning Act			
—Continued			
Village of Bancroft in the County of Hastings, formerly in the Township of Faraday in the County of Hastings, parts of Lots 1 and 2 in Concession XV. ...	199/78	Apr. 1/78	
Town of Newcastle in The Regional Municipality of Durham, formerly in the Township of Clarke in the County of Durham—part of Lot 8 in Concession III shown as Parcel 3—Plan Number 87770.. ...	245/78	Apr. 22/78	
Township of Cavan in the County of Peterborough, formerly in the County of Durham, parts of lots 12 and 13 in Concession I—Plan Number 115.... ...	246/78	Apr. 22/78	
Township of Tay in the County of Simcoe—Lot 79, Concession 11..... ...	305/78	May 13/78	
Township of Pilkington in the County of Wellington, Lot 18, Concession 1, Reference Plan Number 61R-866..... ...	323/78	May 20/78	
Town of Halton Hills in The Regional Municipality of Halton, formerly in the Town of Acton in the County of Halton, Lot 38—Registered Plan Number 772..... ...	324/78	May 20/78	
Township of Amaranth in the County of Dufferin—Lot 10 in Concession 11..... ...	331/78	May 20/78	
Township of Tiny in the County of Simcoe, Lot 9 in Concession XII..... ...	337/78	May 27/78	
Borough of Etobicoke in the Municipality of Metropolitan Toronto—Plans 5338, 4461, 3870, 3767, 125862 and 7796..... ...	357/78	May 27/78	
Township of Nichol in the County of Wellington—Park Lot 6—Registered Plan Number 181—Registry Office Plan Number W.G.R.-14..... ...	371/78	June 3/78	
Geographic Township of Ware in the District of Thunder Bay, Lot 6 in Concession VIII..... ...	373/78	June 3/78	
Township of Mariposa in the County of Victoria, Lot 8 in Concession A and designated as Lot 105 on Map Number 553..... ...	429/78	June 24/78	
Township of Mariposa in the County of Victoria, Lots 7 and 8 in Concession A designated as Lots 36, 80 and 82—Map Number 553..... ...	430/78	June 24/78	
Township of Mariposa in the County of Victoria, Lot 7 in Concession A, designated as Lot 34—Plan Number 553..... ...	431/78	June 24/78	
Township of Uxbridge in The Regional Municipality of Durham, formerly in the Township of Uxbridge in the County of Ontario, Lot 34, Concession VII—Plan Number R.D. 446..... ...	456/78	July 1/78	
Township of Tay in the County of Simcoe, Lot 19—Concession III—Map Number 270199..... ...	457/78	July 1/78	
Town of Wasaga Beach, in the Township of Sunnidale in the County of Simcoe—Lot 2—Concession XV—Plan Number 306849..... ...	513/78	July 22/78	
Township of Mariposa in the County of Victoria..... ...	539/78	Aug. 5/78	
City of Guelph in the County of Wellington..... ...	540/78	Aug. 5/78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Orders made under Section 29a of The Planning Act			
—Continued			
Township of Hamilton in the County of Northumberland—Plan Number 384.....	...	544/78	Aug. 5/78
Town of Whitby in The Regional Municipality of Durham, formerly in the County of Ontario—3 parts.....	...	545/78	Aug. 5/78
Township of Mariposa in the County of Victoria, Lot 7, Concession A—designated as Lot 96—Plan Number 553.....	...	579/78	Aug. 12/78
Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, Lot 30 in Concession IX.....	...	580/78	Aug. 12/78
Town of Trenton in the County of Hastings—Lot 7—Plan Number 64.....	...	614/78	Aug. 26/78
Geographic Township of Proudfoot in the Territorial District of Parry Sound—Lot 12 in Concession VIII—Plan of Survey—P.S.R. 1527.....	...	617/78	Aug. 26/78
Town of Wasaga Beach, formerly in the Township of Sunnidale in the County of Simcoe—Lot 4 in Concession XV designated as Part 22—Plan Number 1576.....	...	618/78	Aug. 26/78
Township of Mariposa in the County of Victoria—Lot 7 in Concession A, Plan Number 553.....	...	629/78	Aug. 26/78
Township of Mariposa in the County of Victoria, Lot 1 in Concession A, Plan Number 547.....	...	641/78	Sept. 2/78
Township of Somerville in the County of Victoria, lots 17 and 18 in Concession VIII.....	...	661/78	Sept. 9/78
Township of West Carleton, formerly in the Township of Huntley in The Regional Municipality of Ottawa-Carleton, Lot 9—Plan Number 842.....	...	662/78	Sept. 9/78
Township of Delhi in The Regional Municipality of Haldimand-Norfolk, formerly in the Town of Delhi in the County of Norfolk—Lot 1—Plan Number 189.....	...	688/78	Sept. 16/78
Town of Wasaga Beach, formerly in the Township of Flos in the County of Simcoe, Lot 26 in Concession IX—Plan Number R-871.....	...	708/78	Sept. 30/78
City of Cambridge in The Regional Municipality of Waterloo, formerly in the City of Galt in the County of Waterloo, Lot 9 in Concession XII—Instrument Number 197502 and Plan Number 610 and Instrument Numbers 259393, 304184 and 302026.....	...	721/78	Oct. 7/78
This Regulation amends O. Reg. 545/78.....	...	777/78	Oct. 21/78
Township of Cavan in County of Peterborough, formerly in the County of Durham, Lot 12 in Concession 1—Registered Plan Number 115.....	...	813/78	Nov. 4/78
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, Lot 41—Reference Plan Number R-582.....	...	814/78	Nov. 4/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Orders made under Section 29a of The Planning Act			
—Continued			
Township of Scugog in The Regional Municipality of Durham, formerly in the Township of Reach in the County of Ontario, Lot 1 in Concession VIII—Plan Number 40R-513.....	...	829/78	Nov. 18/78
Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of Whitchurch in the County of York—Lot 26 in Concession III.....	...	830/78	Nov. 18/78
Township of Essa in the County of Simcoe, Lot 19—Concession IV—Plan Number 51R-478.....	...	835/78	Nov. 18/78
Township of Ennismore in the County of Peterborough—Lot 4 in Concession II—Plan Number R-289....	...	836/78	Nov. 18/78
Township of Ramsay in the County of Lanark, Lot 9 in Concession II and Lot 10 in Concession II....	...	854/78	Nov. 25/78
Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, Lot 10, Concession V—Registered Instrument Number 2415.....	...	875/78	Nov. 25/78
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, parts of lots 9 and 10 in Concession VIII.....	...	901/78	Dec. 9/78
Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Markham, Lot 13 in Concession II—Plan Number 3642....	...	926/78	Dec. 16/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel—Lot 158—Plan Number 792....	...	951/78	Dec. 30/78
Township of Herschel in the County of Hastings, Lot 4 in Concession III.....	...	957/78	Jan. 6/79
Town of Wasaga Beach, formerly in the Township of Nottawasaga, in the County of Simcoe, Lot 32, Concession 1—Plan of Survey—Number R.D. 466.	988/78	Jan. 6/79
Delegation of Authority of Minister			
Under Section 30a of The Planning Act—Consents			
Township of East Ferris, in the Territorial District of Nipissing.....	...	528/77	Aug. 13/77
St. Joseph Island, Territorial District of Algoma.....	...	68/78	Feb. 11/78
Township of Ignace, Territorial District of Kenora....	...	69/78	Feb. 11/78
Town of Sioux Lookout, in the geographic townships of Jordan, Drayton, Pickerel, Vermilion and Vermilion Additional and in Block 10, all in the Territorial District of Kenora.....	...	131/78	Mar. 18/78
Town of Kapuskasing and the Geographic Townships of Owens, O'Brien and Teetzel, in the Territorial District of Cochrane.....	...	675/78	Sept. 2/78
Sault Ste. Marie North Planning Area.....	...	753/78	Oct. 14/78
Town of Geraldton and the Geographic Townships of Ashmore, Errington, Fulford and McQuesten, all in the Territorial District of Thunder Bay.....	...	790/78	Oct. 28/78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Delegation of Authority of Minister			
Under Section 44 <i>b</i> of The Planning Act—Subdivision Plans			
The Regional Municipality of Waterloo	440 /75	June 14 /75	
The Regional Municipality of Halton	441 /75	June 14 /75	
The Regional Municipality of Ottawa-Carleton	442 /75	June 14 /75	
The Regional Municipality of Hamilton-Wentworth	443 /75	June 14 /75	
The Regional Municipality of Peel	549 /75	July 12 /75	
The Municipality of Metropolitan Toronto	847 /75	Nov. 15 /75	
The Regional Municipality of York	848 /75	Nov. 15 /75	
The District Municipality of Muskoka	475 /76	June 12 /76	
The Regional Municipality of Waterloo	341 /77	June 18 /77	
The Regional Municipality of Peel	342 /77	June 18 /77	
The Regional Municipality of Ottawa-Carleton	343 /77	June 18 /77	
The Regional Municipality of Hamilton-Wentworth	529 /77	Aug. 13 /77	
The Regional Municipality of Niagara	622 /77	Sept. 10 /77	
The County of Oxford	684 /77	Oct. 8 /77	
The Regional Municipality of Waterloo	53 /78	Feb. 11 /78	
The District Municipality of Muskoka	486 /78	July 15 /78	
The Municipality of Metropolitan Toronto	487 /78	July 15 /78	
The Regional Municipality of Sudbury	581 /78	Aug. 12 /78	
Withdrawal of Delegation of Authority of Minister Under Section 44 <i>b</i> of The Planning Act			
The Regional Municipality of Hamilton-Wentworth	519 /78	July 22 /78	
The Regional Municipality of Ottawa-Carleton	718 /78	Sept. 30 /78	
Restricted Areas (<i>see also Zoning Order</i>)			
Blind River	662		
<i>amended</i>	346 /77	June 18 /77	
<i>amended</i>	813 /77	Nov. 19 /77	
City of Timmins (<i>revoking</i>)	88 /78	Feb. 25 /78	
County of Brant—Township of Brantford	295 /74	May 11 /74	
<i>amended</i>	582 /74	Aug. 24 /74	
<i>amended</i>	550 /75	July 12 /75	
<i>amended</i>	985 /75	Dec. 27 /75	
<i>amended</i>	166 /76	Mar. 6 /76	
<i>amended</i>	297 /76	Apr. 17 /76	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	566 /77	Aug. 27 /77	
County of Bruce—Township of Brant	273 /74	May 11 /74	
<i>amended</i>	429 /75	June 14 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Bruce—Township of Carrick	274 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	950 /78	Dec. 30 /78	
County of Bruce—Township of Huron	272 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Bruce—Town of Kincardine	329 /74	May 11 /74	
<i>amended</i>	751 /74	Oct. 19 /74	
<i>amended</i>	842 /74	Nov. 23 /74	
<i>amended</i>	20 /75	Feb. 1 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Dufferin—Township of Mono	*233 /74	May 4 /74	
<i>amended</i>	450 /74	June 22 /74	
<i>amended</i>	812 /74	Nov. 9 /74	

*See (1975) 8 Ontario Reports (2d.) pp. 97-103

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Restricted Areas—Continued

County of Elgin—Township of Bayham	284 /74	May 11 /74
<i>amended</i>	334 /76	May 1 /76
County of Elgin—Township of Malahide	283 /74	May 11 /74
<i>amended</i>	802 /74	Nov. 9 /74
<i>amended</i>	334 /76	May 1 /76
County of Essex—Township of Colchester South	275 /74	May 11 /74
<i>amended</i>	334 /76	May 1 /76
County of Essex, Township of Gosfield North (<i>revoking</i>)	597 /77	Sept. 10 /77
County of Essex—Township of Mersea	276 /74	May 11 /74
<i>amended</i>	586 /74	Aug. 24 /74
<i>amended</i>	82 /75	Feb. 22 /75
<i>amended</i>	207 /75	Apr. 5 /75
<i>amended</i>	334 /76	May 1 /76
<i>amended</i>	671 /76	Sept. 4 /76
<i>amended</i>	402 /77	July 9 /77
<i>amended</i>	462 /77	July 16 /77
<i>amended</i>	513 /77	Aug. 6 /77
<i>amended</i>	461 /78	July 1 /78
<i>amended</i>	603 /78	Aug. 19 /78
<i>amended</i>	929 /78	Dec. 23 /78
County of Essex—Township of Tilbury North (<i>see under Zoning Orders</i>)		
County of Frontenac—Township of Bedford	218 /75	Apr. 12 /75
<i>amended</i>	596 /75	Aug. 2 /75
<i>amended</i>	705 /75	Sept. 13 /75
<i>amended</i>	757 /75	Oct. 4 /75
<i>amended</i>	780 /75	Oct. 18 /75
<i>amended</i>	831 /75	Nov. 8 /75
<i>amended</i>	24 /76	Jan. 24 /76
<i>amended</i>	25 /76	Jan. 24 /76
<i>amended</i>	46 /76	Jan. 31 /76
<i>amended</i>	122 /76	Feb. 28 /76
<i>amended</i>	174 /76	Mar. 13 /76
<i>amended</i>	232 /76	Apr. 3 /76
<i>amended</i>	365 /76	May 15 /76
<i>amended</i>	453 /76	June 5 /76
<i>amended</i>	575 /76	July 24 /76
<i>amended</i>	672 /76	Sept. 4 /76
<i>amended</i>	707 /76	Sept. 18 /76
<i>amended</i>	848 /76	Nov. 6 /76
<i>amended</i>	896 /76	Nov. 27 /76
<i>amended</i>	925 /76	Dec. 4 /76
<i>amended</i>	87 /77	Mar. 12 /77
<i>amended</i>	219 /77	Apr. 23 /77
<i>amended</i>	295 /77	May 21 /77
<i>amended</i>	339 /77	June 11 /77
<i>amended</i>	393 /77	July 2 /77
<i>amended</i>	397 /77	July 9 /77
<i>amended</i>	522 /77	Aug. 6 /77
<i>amended</i>	596 /77	Sept. 3 /77
<i>amended</i>	598 /77	Sept. 10 /77
<i>amended</i>	653 /77	Sept. 24 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
County of Frontenac—Township of Bedford—Continued			
amended.....	733 /77	Oct. 22 /77	
amended.....	756 /77	Nov. 5 /77	
amended.....	786 /77	Nov. 12 /77	
amended.....	795 /77	Nov. 19 /77	
amended.....	796 /77	Nov. 19 /77	
amended.....	890 /77	Dec. 17 /77	
amended.....	934 /77	Jan. 7 /78	
amended.....	943 /77	Jan. 7 /78	
amended.....	25 /78	Feb. 4 /78	
amended.....	67 /78	Feb. 11 /78	
amended.....	136 /78	Mar. 18 /78	
amended.....	385 /78	June 10 /78	
amended.....	410 /78	June 17 /78	
amended.....	459 /78	July 1 /78	
amended.....	505 /78	July 22 /78	
amended.....	506 /78	July 22 /78	
amended.....	605 /78	Aug. 19 /78	
amended.....	608 /78	Aug. 26 /78	
amended.....	649 /78	Sept. 2 /78	
amended.....	650 /78	Sept. 2 /78	
amended.....	651 /78	Sept. 2 /78	
amended.....	703 /78	Sept. 23 /78	
amended.....	747 /78	Oct. 14 /78	
amended.....	748 /78	Oct. 14 /78	
amended.....	842 /78	Nov. 18 /78	
amended.....	868 /78	Nov. 25 /78	
amended.....	971 /78	Jan. 6 /79	
County of Grey—Township of Bentinck.....	293 /74	May 11 /74	
amended.....	546 /74	Aug. 3 /74	
amended.....	771 /75	Oct. 11 /75	
amended.....	334 /76	May 1 /76	
amended.....	778 /76	Oct. 9 /76	
amended.....	214 /78	Apr. 8 /78	
County of Grey—Township of Glenelg.....	294 /74	May 11 /74	
amended.....	334 /76	May 1 /76	
County of Grey—Township of Sarawak (<i>revoking</i>).....	605 /76	Aug. 7 /76	
County of Haldimand (<i>now The Regional Municipality of Haldimand-Norfolk</i>)			
Haldimand, Township of Walpole (<i>now City of Nanticoke</i>).....	285 /73	June 2 /73	
amended.....	504 /73	Sept. 1 /73	
amended.....	269 /78	Apr. 29 /78	
amended.....	607 /78	Aug. 26 /78	
amended.....	755 /78	Oct. 14 /78	
County of Haliburton—Township of Cardiff.....	663		
County of Halton—Town of Oakville.....	667 /73	Nov. 17 /73	
County of Hastings—Township of Sidney.....	319 /74	May 11 /74	
amended.....	532 /75	July 5 /75	
amended.....	756 /75	Oct. 4 /75	
amended.....	788 /75	Oct. 25 /75	
amended.....	334 /76	May 1 /76	
amended.....	816 /76	Oct. 30 /76	
amended.....	787 /77	Nov. 12 /77	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Planning Act—Continued				
Restricted Areas—Continued				
County of Hastings—Township of Thurlow	318 /74	May 11 /74	
<i>amended</i>	390 /75	June 7 /75	
<i>amended</i>	212 /76	Mar. 27 /76	
<i>amended</i>	334 /76	May 1 /76	
County of Huron—Township of Colborne	750 /73	Dec. 15 /73	
<i>amended</i>	640 /74	Sept. 14 /74	
<i>amended</i>	299 /75	May 3 /75	
<i>amended</i>	791 /75	Oct. 25 /75	
<i>amended</i>	341 /76	May 1 /76	
<i>amended</i>	596 /78	Aug. 19 /78	
<i>amended</i>	863 /78	Nov. 25 /78	
County of Huron—Township of East Wawanosh	349 /74	May 18 /74	
<i>amended</i>	994 /74	Jan. 11 /74	
<i>amended</i>	13 /75	Feb. 1 /75	
<i>amended</i>	333 /76	May 1 /76	
County of Huron—Township of Goderich	749 /73	Dec. 15 /73	
<i>amended</i>	521 /74	July 27 /74	
County of Huron—Township of Hay	288 /74	May 11 /74	
<i>amended</i>	181 /75	Mar. 29 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Huron—Township of Morris	291 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Huron—Township of Stephen	289 /74	May 11 /74	
<i>amended</i>	841 /74	Nov. 23 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Huron—Township of Turnberry	290 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	906 /78	Dec. 9 /78	
County of Huron—Township of Usborne	287 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Kent—Township of Camden	278 /74	May 11 /74	
<i>amended</i>	663 /74	Sept. 21 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	310 /77	May 28 /77	
County of Kent—Township of Chatham	10 /73	Jan. 27 /73	
<i>amended</i>	102 /73	Mar. 17 /73	
<i>amended</i>	258 /73	May 12 /73	
<i>amended</i>	340 /73	June 23 /73	
<i>amended</i>	428 /73	July 28 /73	
<i>amended</i>	660 /73	Nov. 10 /73	
<i>amended</i>	700 /73	Dec. 1 /73	
<i>amended</i>	777 /73	Dec. 22 /73	
<i>amended</i>	596 /74	Aug. 31 /74	
<i>amended</i>	665 /74	Sept. 21 /74	
<i>amended</i>	755 /74	Oct. 19 /74	
<i>amended</i>	838 /74	Nov. 23 /74	
<i>amended</i>	173 /75	Mar. 29 /75	
<i>amended</i>	363 /75	May 24 /75	
<i>amended</i>	505 /75	June 28 /75	
<i>amended</i>	589 /75	Aug. 2 /75	
<i>amended</i>	608 /75	Aug. 9 /75	
<i>amended</i>	724 /75	Sept. 20 /75	
<i>amended</i>	725 /75	Sept. 20 /75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Restricted Areas—Continued

County of Kent—Township of Chatham—Continued

<i>amended</i>	1025/75	Jan. 10/76
<i>amended</i>	120/76	Feb. 21/76
<i>amended</i>	175/76	Mar. 13/76
<i>amended</i>	515/76	June 26/76
<i>amended</i>	841/76	Nov. 6/76
<i>amended</i>	918/76	Dec. 4/76
<i>amended</i>	945/76	Dec. 11/76
<i>amended</i>	308/77	May 28/77
<i>amended</i>	401/77	July 9/77
<i>amended</i>	671/77	Oct. 1/77
<i>amended</i>	896/77	Dec. 24/77
<i>amended</i>	22/78	Jan. 28/78
<i>amended</i>	904/78	Dec. 9/78
County of Kent—Township of Harwich.....	11/73	Jan. 27/73
<i>amended</i>	103/73	Mar. 17/73
<i>amended</i>	198/73	Apr. 21/73
<i>amended</i>	199/73	Apr. 21/73
<i>amended</i>	699/73	Dec. 1/73
<i>amended</i>	4/74	Jan. 19/74
<i>amended</i>	403/74	June 8/74
<i>amended</i>	500/74	July 20/74
<i>amended</i>	754/74	Oct. 19/74
<i>amended</i>	673/76	Sept. 4/76
County of Kent—Township of Raleigh.....	12/73	Jan. 27/73
<i>amended</i>	104/73	Mar. 17/73
<i>amended</i>	322/73	June 16/73
<i>amended</i>	779/73	Dec. 29/73
<i>amended</i>	597/74	Aug. 31/74
<i>amended</i>	639/74	Sept. 14/74
<i>amended</i>	753/74	Oct. 19/74
<i>amended</i>	839/74	Nov. 23/74
<i>amended</i>	992/74	Jan. 11/75
<i>amended</i>	11/75	Feb. 1/75
<i>amended</i>	215/75	Apr. 12/75
<i>amended</i>	420/75	June 7/75
<i>amended</i>	722/75	Sept. 20/75
<i>amended</i>	723/75	Sept. 20/75
<i>amended</i>	777/75	Oct. 18/75
<i>amended</i>	611/76	Aug. 7/76
County of Lambton—Township of Bosanquet.....	280/74	May 11/74
<i>amended</i>	327/76	May 1/76
County of Lambton—Township of Enniskillen.....	282/74	May 11/74
<i>amended</i>	334/76	May 1/76
County of Lambton—Township of Plympton.....	279/74	May 11/74
<i>amended</i>	68/76	Feb. 7/76
<i>amended</i>	334/76	May 1/76
<i>amended</i>	737/78	Oct. 7/78
County of Lambton—Township of Warwick.....	281/74	May 11/74
<i>amended</i>	655/74	Sept. 14/74
<i>amended</i>	334/76	May 1/76
County of Lanark—Township of Bathurst.....	306/74	May 11/74
<i>amended</i>	334/76	May 1/76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
County of Lanark—Township of Beckwith.....	305 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	847 /76	Nov. 6 /76	
County of Lanark—Township of Drummond.....	307 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Lanark—Township of North Elmsley.....	308 /74	May 11 /74	
<i>amended</i>	60 /75	Feb. 15 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Lanark—Township of Ramsay.....	304 /74	May 11 /74	
<i>amended</i>	211 /75	Apr. 5 /75	
<i>amended</i>	430 /75	June 14 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Lanark—Township of South Sherbrooke (<i>revoking</i>).....	77 /76	Feb. 7 /76	
County of Leeds and Grenville—Township of Front of Leeds and Lansdowne.....	309 /74	May 11 /74	
<i>amended</i>	845 /75	Nov. 15 /75	
<i>amended</i>	328 /76	May 1 /76	
<i>amended</i>	515 /77	Aug. 6 /77	
County of Leeds and Grenville—Township of Oxford (on Rideau).....	372 /77	June 25 /77	
County of Leeds and Grenville—Township of South Elmsley.....	310 /74	May 11 /74	
<i>amended</i>	786 /74	Nov. 2 /74	
<i>amended</i>	371 /75	May 31 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Leeds and Grenville—Township of South Gower.....	371 /77	June 25 /77	
County of Norfolk (<i>now Regional Municipality of Haldi- mand-Norfolk</i>)			
Norfolk, Township of Houghton (<i>now Township of Norfolk</i>) (<i>revoking</i>).....	270 /78	Apr. 29 /78	
Norfolk, Township of Townsend (<i>now City of Nanticoke</i>).....	290 /73	June 2 /73	
<i>amended</i>	414 /73	July 21 /73	
<i>amended</i>	182 /74	Apr. 13 /74	
<i>amended</i>	271 /78	Apr. 29 /78	
<i>amended</i>	862 /78	Nov. 25 /78	
<i>amended</i>	966 /78	Jan. 6 /79	
Norfolk, Township of Woodhouse (<i>now City of Nanticoke</i>) (<i>revoking</i>).....	272 /78	Apr. 29 /78	
County of Ontario (<i>now The Regional Municipality of Durham</i>), Township of Pickering (<i>now Town of Pickering</i>).....	102 /72	Mar. 18 /72	
<i>amended</i>	404 /72	Aug. 26 /72	
<i>amended</i>	692 /74	Sept. 28 /74	
<i>amended</i>	895 /77	Dec. 24 /77	
<i>amended</i>	419 /78	June 17 /78	
<i>amended</i>	711 /78	Sept. 30 /78	
<i>amended</i>	739 /78	Oct. 14 /78	
<i>amended</i>	838 /78	Nov. 18 /78	
<i>amended</i>	860 /78	Nov. 25 /78	
<i>amended</i>	959 /78	Jan. 6 /79	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
County of Ontario (<i>now The Regional Municipality of Durham</i>)			
Ontario, Township of Uxbridge	103 /72	Mar. 18 /72	
<i>amended</i>	275 /72	June 17 /72	
<i>amended</i>	405 /72	Aug. 26 /72	
<i>amended</i>	490 /72	Oct. 21 /72	
<i>amended</i>	436 /78	June 24 /78	
<i>amended</i>	960 /78	Jan. 6 /79	
County of Oxford, Township of Blandford (<i>now Township of Blandford-Blenheim</i>) (<i>revoking</i>)	597 /78	Aug. 19 /78	
County of Oxford—Township of East Zorra (<i>now Township of East Zorra-Tavistock</i>) (<i>revoking</i>)	599 /78	Aug. 19 /78	
County of Oxford—Town of Tillsonburg	347 /74	May 18 /74	
<i>amended</i>	331 /76	May 1 /76	
County of Perth—Township of Elma	285 /74	May 11 /74	
<i>amended</i>	1002 /75	Dec. 27 /75	
<i>amended</i>	334 /76	May 1 /76	
County of Perth—Township of Wallace	286 /74	May 11 /74	
<i>amended</i>	666 /74	Sept. 21 /74	
<i>amended</i>	121 /75	Mar. 8 /75	
<i>amended</i>	300 /75	May 3 /75	
<i>amended</i>	82 /76	Feb. 14 /76	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	501 /76	June 26 /76	
<i>amended</i>	573 /76	July 24 /76	
<i>amended</i>	785 /76	Oct. 16 /76	
<i>amended</i>	846 /76	Nov. 6 /76	
<i>amended</i>	689 /77	Nov. 8 /77	
<i>amended</i>	914 /77	Dec. 31 /77	
<i>amended</i>	678 /78	Sept. 16 /78	
County of Peterborough—Township of Cavan (<i>revoking</i>)	1002 /78	Jan. 13 /79	
County of Peterborough—Township of North Monaghan	377 /77	June 25 /77	
County of Prescott and Russell—Township of West Hawkesbury	321 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Prince Edward—Township of North Marysburg	328 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Prince Edward—Township of Sophiasburg	327 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Renfrew—Township of Admaston	316 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	77 /77	Mar. 5 /77	
<i>amended</i>	970 /78	Jan. 6 /79	
County of Renfrew—Township of Alice and Fraser	314 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Renfrew—Township of Horton	317 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Renfrew—Township of McNab	311 /74	May 11 /74	
<i>amended</i>	329 /76	May 1 /76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
County of Renfrew—Township of Pembroke	315 /74	May 11 /74	
<i>amended</i>	527 /74	July 27 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Renfrew—Township of Rolph, Buchanan, Wylie and McKay	312 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Renfrew—Township of Stafford	313 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Simcoe—Township of Adjala (<i>revoking</i>)	101 /78	Feb. 25 /78	
County of Simcoe—Township of Essa	299 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	344 /76	May 8 /76	
County of Simcoe—Township of Nottawasaga (<i>see under Zoning Order</i>)			
County of Simcoe—Township of Tay	108 /75	Mar. 1 /75	
<i>amended</i>	227 /78	Apr. 15 /78	
County of Simcoe—Township of Tecumseth	300 /74	May 11 /74	
<i>amended</i>	334 /76	May 1 /76	
County of Simcoe—Township of Vespra	62 /73	Mar. 3 /73	
<i>amended</i>	593 /73	Oct. 6 /73	
<i>amended</i>	17 /74	Jan. 26 /74	
<i>amended</i>	115 /74	Mar. 16 /74	
<i>amended</i>	406 /74	June 15 /74	
<i>amended</i>	595 /74	Aug. 24 /74	
<i>amended</i>	623 /74	Sept. 7 /74	
<i>amended</i>	932 /74	Dec. 28 /74	
<i>amended</i>	174 /75	Mar. 29 /75	
<i>amended</i>	343 /76	May 8 /76	
<i>amended</i>	598 /76	July 31 /76	
<i>amended</i>	817 /76	Oct. 30 /76	
<i>amended</i>	919 /76	Dec. 4 /76	
<i>amended</i>	86 /77	Mar. 12 /77	
<i>amended</i>	155 /77	Apr. 2 /77	
<i>amended</i>	309 /77	May 28 /77	
<i>amended</i>	374 /77	June 25 /77	
<i>amended</i>	473 /77	July 23 /77	
<i>amended</i>	761 /77	Nov. 5 /77	
County of Victoria—Township of Ops	302 /74	May 11 /74	
<i>amended</i>	633 /74	Sept. 14 /74	
<i>amended</i>	4 /75	Jan. 25 /75	
<i>amended</i>	986 /75	Dec. 27 /75	
<i>amended</i>	334 /76	May 1 /76	
<i>amended</i>	395 /76	May 22 /76	
District of Algoma— <i>see infra</i> “Part of the District of Algoma”— <i>also under</i> “Zoning Order”			
District of Cochrane—Township of Glackmeyer	271 /74	May 11 /74	
<i>amended</i>	326 /76	May 1 /76	
Town of Kapuskasing	669		
<i>amended</i>	503 /71	Dec. 18 /71	
Town of Kapuskasing	172 /75	Mar. 29 /75	
See also <i>infra</i> “Part of the Corporation of the City of Timmins”			

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
District of Kenora, Patricia Portion.....	69/71		Feb. 20/71
<i>amended</i>	422/71		Oct. 9/71
<i>amended</i>	412/73		July 21/73
<i>amended</i>	34/74		Feb. 9/74
<i>amended</i>	7/75		Jan. 25/75
<i>amended</i>	122/75		Mar. 8/75
<i>amended</i>	564/76		July 24/76
<i>amended</i>	869/76		Nov. 13/76
<i>amended</i>	191/77		Apr. 16/77
<i>amended</i>	347/77		June 18/77
See also <i>infra</i> —"Improvement District of Ear Falls, District of Kenora, Patricia Portion"			
See also <i>under</i> "Zoning Order"			
District of Manitoulin—see <i>infra</i> —"Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson"			
District of Nipissing—Township of Strathy.....	666
<i>amended</i>		740/73	Dec. 15/73
See also <i>infra</i> —"Improvement District of Temagami" "Part of the District of Nipissing"			
See also <i>infra under</i> "Zoning Order"			
Districts of Nipissing and Timiskaming.....	668
District of Parry Sound—see <i>infra under</i> "Zoning Order"			
District of Rainy River—see <i>infra under</i> "Zoning Order"			
District of Rainy River—Township of Alberton.....		268/74	May 11/74
<i>amended</i>		12/75	Feb. 1/75
<i>amended</i>		855/75	Nov. 15/75
<i>amended</i>		334/76	May 1/76
District of Rainy River—Township of Miscampbell...		449/74	June 29/74
District of Sudbury—see <i>infra</i> —"Part of the District of Sudbury"			
District of Thunder Bay—see <i>infra</i> —"Part of the District of Thunder Bay"			
District of Timiskaming.....	671
<i>amended</i>		88/74	Mar. 2/74
<i>amended</i>		469/76	June 12/76
<i>amended</i>		846/77	Dec. 3/77
<i>amended</i>		99/78	Feb. 25/78
District of Timiskaming—Township of Dymond (<i>revoking</i>).....		476/77	July 23/77
Geographic Townships of Hanlan, Casgrain, Kendall, Way and Lowther in the Territorial District of Cochrane.....		493/78	July 15/78
Geographic Townships of Owen, O'Brien and Teetzel in the Territorial District of Cochrane.....		423/78	July 15/78
Improvement District of Ear Falls, District of Kenora, Patricia Portion.....		68/71	Feb. 20/71
<i>amended</i>		380/71	Sept. 25/71
<i>amended</i>		33/74	Feb. 9/74
<i>amended</i>		455/76	June 5/76
Improvement District of Temagami.....	667
<i>amended</i>		561/72	Dec. 16/72
<i>amended</i>		355/73	June 30/73

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
Improvement District of Temagami—Continued			
amended.....	875 /74	Nov. 30 /74	
amended.....	214 /75	Apr. 12 /75	
amended.....	123 /76	Feb. 28 /76	
amended.....	373 /76	May 15 /76	
amended.....	541 /76	July 10 /76	
amended.....	394 /78	June 17 /78	
amended.....	815 /78	Nov. 11 /78	
amended.....	968 /78	Jan. 6 /79	
Municipality of Metropolitan Toronto, Borough of Scarborough.....	20 /74	Jan. 26 /74	
Part of the Corporation of the City of Timmins (revoking).....	89 /78	Feb. 25 /78	
Part of the District of Algoma.....	997 /74	Jan. 11 /75	
amended.....	837 /75	Nov. 15 /75	
amended.....	838 /75	Nov. 15 /75	
amended.....	937 /76	Dec. 11 /76	
amended.....	47 /78	Feb. 11 /78	
amended.....	553 /78	Aug. 12 /78	
Part of the District of Kenora.....	12 /78	Jan. 21 /78	
Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson.....	153 /74	Mar. 30 /74	
amended.....	559 /75	July 12 /75	
amended.....	916 /75	Dec. 6 /75	
amended.....	364 /76	May 15 /76	
amended.....	967 /76	Dec. 25 /76	
amended.....	156 /77	Apr. 2 /77	
amended.....	169 /77	Apr. 9 /77	
amended.....	240 /77	Apr. 30 /77	
amended.....	241 /77	Apr. 30 /77	
amended.....	480 /77	July 23 /77	
amended.....	545 /77	Aug. 20 /77	
amended.....	754 /77	Nov. 5 /77	
amended.....	785 /77	Nov. 12 /77	
amended.....	841 /77	Dec. 3 /77	
amended.....	906 /77	Dec. 31 /77	
amended.....	953 /77	Jan. 7 /78	
amended.....	17 /78	Jan. 28 /78	
amended.....	23 /78	Feb. 4 /78	
amended.....	24 /78	Feb. 4 /78	
amended.....	86 /78	Feb. 25 /78	
amended.....	135 /78	Mar. 18 /78	
amended.....	399 /78	June 17 /78	
amended.....	602 /78	Aug. 19 /78	
amended.....	805 /78	Nov. 4 /78	
amended.....	821 /78	Nov. 11 /78	
amended.....	840 /78	Nov. 18 /78	
amended.....	928 /78	Dec. 23 /78	
Part of the District of Nipissing.....	540 /74	Aug. 3 /74	
amended.....	761 /75	Oct. 11 /75	
amended.....	324 /76	May 1 /76	
amended.....	574 /76	July 24 /76	
amended.....	962 /76	Dec. 25 /76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued**Restricted Areas—Continued****Part of the District of Nipissing—Continued**

<i>amended</i>	963 /76	Dec. 25 /76
<i>amended</i>	136 /77	Mar. 26 /77
<i>amended</i>	170 /77	Apr. 9 /77
<i>amended</i>	338 /77	June 11 /77
<i>amended</i>	396 /77	July 9 /77
<i>amended</i>	561 /77	Aug. 20 /77
<i>amended</i>	652 /77	Sept. 24 /77
<i>amended</i>	755 /77	Nov. 5 /77
<i>amended</i>	794 /77	Nov. 19 /77
<i>amended</i>	873 /77	Dec. 10 /77
<i>amended</i>	891 /77	Dec. 24 /77
<i>amended</i>	907 /77	Dec. 31 /77
<i>amended</i>	926 /77	Dec. 31 /77
<i>amended</i>	21 /78	Jan. 28 /78
<i>amended</i>	117 /78	Mar. 11 /78
<i>amended</i>	221 /78	Apr. 15 /78
<i>amended</i>	286 /78	May 6 /78
<i>amended</i>	400 /78	June 17 /78
<i>amended</i>	504 /78	July 22 /78
<i>amended</i>	536 /78	July 29 /78
<i>amended</i>	604 /78	Aug. 19 /78
<i>amended</i>	692 /78	Sept. 23 /78
<i>amended</i>	713 /78	Sept. 30 /78
<i>amended</i>	745 /78	Oct. 14 /78
<i>amended</i>	746 /78	Oct. 14 /78
<i>amended</i>	806 /78	Nov. 4 /78
<i>amended</i>	864 /78	Nov. 25 /78
<i>amended</i>	920 /78	Dec. 16 /78
Part of the District of Sudbury.....	568 /72	Dec. 30 /72
<i>amended</i>	342 /73	June 23 /73
<i>amended</i>	416 /73	July 21 /73
<i>amended</i>	507 /73	Sept. 1 /73
<i>amended</i>	581 /73	Sept. 29 /73
<i>amended</i>	655 /73	Nov. 10 /73
<i>amended</i>	709 /73	Dec. 1 /73
<i>amended</i>	781 /73	Dec. 29 /73
<i>amended</i>	76 /74	Feb. 23 /74
<i>amended</i>	154 /74	Mar. 30 /74
<i>amended</i>	247 /74	May 4 /74
<i>amended</i>	434 /74	June 22 /74
<i>amended</i>	498 /74	July 20 /74
<i>amended</i>	587 /74	Aug. 24 /74
<i>amended</i>	615 /74	Aug. 31 /74
<i>amended</i>	776 /74	Oct. 26 /74
<i>amended</i>	834 /74	Nov. 23 /74
<i>amended</i>	902 /74	Dec. 7 /74
<i>amended</i>	380 /75	May 31 /75
<i>amended</i>	526 /75	July 5 /75
<i>amended</i>	844 /75	Nov. 15 /75
<i>amended</i>	850 /75	Nov. 15 /75
<i>amended</i>	943 /75	Dec. 20 /75
<i>amended</i>	1030 /75	Jan. 10 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
Part of the District of Sudbury—Continued			
amended.....	108 /76	Feb. 21 /76	
amended.....	610 /76	Aug. 7 /76	
amended.....	48 /77	Feb. 26 /77	
amended.....	176 /77	Apr. 9 /77	
amended.....	471 /77	July 23 /77	
amended.....	477 /77	July 23 /77	
amended.....	557 /77	Aug. 20 /77	
amended.....	594 /77	Sept. 3 /77	
amended.....	752 /77	Nov. 5 /77	
amended.....	16 /78	Jan. 28 /78	
amended.....	116 /78	Mar. 11 /78	
amended.....	134 /78	Mar. 18 /78	
amended.....	398 /78	June 17 /78	
amended.....	432 /78	June 24 /78	
amended.....	437 /78	June 24 /78	
amended.....	438 /78	June 24 /78	
amended.....	473 /78	July 15 /78	
amended.....	503 /78	July 15 /78	
amended.....	582 /78	Aug. 12 /78	
amended.....	600 /78	Aug. 19 /78	
amended.....	601 /78	Aug. 19 /78	
amended.....	648 /78	Sept. 2 /78	
amended.....	654 /78	Sept. 9 /78	
amended.....	715 /78	Sept. 30 /78	
amended.....	727 /78	Oct. 7 /78	
amended.....	728 /78	Oct. 7 /78	
amended.....	729 /78	Oct. 7 /78	
amended.....	775 /78	Oct. 21 /78	
amended.....	804 /78	Nov. 4 /78	
amended.....	861 /78	Nov. 25 /78	
Part of the District of Sudbury—Township of Baldwin.....	270 /74	May 11 /74	
amended.....	334 /76	May 1 /76	
Part of the District of Thunder Bay, Townships of			
Gorham and Ware.....	109 /75	Mar. 1 /75	
amended.....	506 /75	June 28 /75	
amended.....	626 /75	Aug. 16 /75	
amended.....	987 /75	Dec. 27 /75	
amended.....	83 /76	Feb. 14 /76	
amended.....	338 /76	May 1 /76	
amended.....	713 /76	Sept. 18 /76	
Part of the District of Thunder Bay, Townships of			
Pearson and Scoble.....	219 /75	Apr. 12 /75	
amended.....	402 /75	June 7 /75	
amended.....	854 /75	Nov. 15 /75	
amended.....	931 /75	Dec. 20 /75	
amended.....	47 /76	Jan. 31 /76	
amended.....	339 /76	May 1 /76	
Regional Municipality of Durham, Town of Ajax.....			
amended.....	18 /74	Jan. 26 /74	
amended.....	962 /78	Jan. 6 /79	
Regional Municipality of Durham, Town of Pickering..			
amended.....	19 /74	Jan. 26 /74	
amended.....	963 /78	Jan. 6 /79	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Restricted Areas—Continued			
Regional Municipality of Durham, Township of Uxbridge (formerly Township of Scott, County of Ontario) ...	634 /77	Sept. 17 /77	
amended.....	759 /78	Oct. 21 /78	
Regional Municipality of Durham, Town of Whitby... ..	467 /74	July 6 /74	
amended.....	964 /78	Jan. 6 /79	
Regional Municipality of Haldimand-Norfolk, Township of Delhi (formerly Township of Charlotteville) (revoking) ...	137 /78	Mar. 18 /78	
Regional Municipality of Haldimand-Norfolk, Townships of Delhi and Norfolk (formerly Township of Middleton).....	347 /74	May 18 /74	
amended.....	331 /76	May 1 /76	
Regional Municipality of Haldimand-Norfolk, Township of Norfolk (formerly Township of South Walsingham) (revoking).....	598 /78	Aug. 19 /78	
Regional Municipality of Hamilton-Wentworth, Township of Flamborough (revoking).....	710 /77	Oct. 15 /77	
Regional Municipality of Niagara, Township of West Lincoln.....	296 /74	May 11 /74	
amended.....	334 /76	May 1 /76	
amended.....	87 /78	Feb. 25 /78	
amended.....	374 /78	June 3 /78	
Regional Municipality of Ottawa-Carleton, Township of Cumberland.....	323 /74	May 11 /74	
amended.....	472 /74	July 6 /74	
amended.....	107 /75	Mar. 1 /75	
amended.....	800 /75	Nov. 1 /75	
amended.....	334 /76	May 1 /76	
amended.....	461 /76	June 5 /76	
Regional Municipality of Ottawa-Carleton—Township of Fitzroy (now Township of West Carleton).....	670	
Regional Municipality of Ottawa-Carleton, Township of Marlborough (now Township of Rideau).....	529 /73	Sept. 8 /73	
amended.....	210 /74	Apr. 20 /74	
amended.....	330 /74	May 11 /74	
amended.....	331 /74	May 11 /74	
amended.....	458 /74	July 6 /74	
amended.....	484 /74	July 13 /74	
amended.....	524 /74	July 27 /74	
amended.....	704 /74	Oct. 12 /74	
amended.....	189 /75	Apr. 5 /75	
amended.....	614 /75	Aug. 9 /75	
amended.....	625 /75	Aug. 16 /75	
amended.....	840 /75	Nov. 15 /75	
amended.....	1004 /75	Dec. 27 /75	
amended.....	1033 /75	Jan. 10 /76	
amended.....	245 /76	Apr. 3 /76	
amended.....	322 /76	May 1 /76	
amended.....	409 /76	May 22 /76	
amended.....	770 /76	Oct. 9 /76	
amended.....	797 /76	Oct. 16 /76	
amended.....	354 /77	June 18 /77	
amended.....	565 /77	Aug. 27 /77	
amended.....	662 /77	Oct. 1 /77	

	Regulation No.		Date of Gazette			
	R.R.O. 1970	O. Reg.				
Planning Act—Continued						
Restricted Areas—Continued						
Regional Municipality of Ottawa-Carleton, Township of Marlborough (<i>now Township of Rideau</i>)—Continued						
<i>amended</i>	674/77		Oct. 1/77			
<i>amended</i>	7/78		Jan. 21/78			
<i>amended</i>	440/78		June 24/78			
<i>amended</i>	552/78		Aug. 12/78			
<i>amended</i>	730/78		Oct. 7/78			
<i>amended</i>	749/78		Oct. 14/78			
<i>amended</i>	839/78		Nov. 18/78			
Regional Municipality of Ottawa-Carleton, Township of Rideau (<i>formerly the Township of North Gower</i>) (<i>revoking</i>)				843/77		Dec. 3/77
Regional Municipality of Ottawa-Carleton, Township of West Carleton (<i>formerly the Township of Fitzroy</i>)..				325/74		May 11/74
<i>amended</i>	499/74		July 20/74			
<i>amended</i>	45/76		Jan. 31/76			
<i>amended</i>	330/76		May 1/76			
<i>amended</i>	841/78		Nov. 18/78			
Regional Municipality of York, Town of Markham....				104/72		Mar. 18/72
<i>amended</i>	360/72		Aug. 5/78			
<i>amended</i>	491/72		Oct. 21/72			
<i>amended</i>	589/78		Aug. 19/78			
<i>amended</i>	647/78		Sept. 2/78			
<i>amended</i>	690/78		Sept. 16/78			
<i>amended</i>	820/78		Nov. 11/78			
<i>amended</i>	853/78		Nov. 25/78			
<i>amended</i>	961/78		Jan. 6/79			
Regional Municipality of York, Town of Whitchurch- Stouffville				101/72		Mar. 18/72
<i>amended</i>	347/72		July 27/72			
<i>amended</i>	487/72		Oct. 21/72			
<i>amended</i>	87/74		Mar. 2/74			
<i>amended</i>	261/74		May 11/74			
<i>amended</i>	958/78		Jan. 6/79			
Rules of Procedure				672		
Consent Applications				732/78		Oct. 7/78
Minor Variance Applications				155/78		Mar. 25/78
Subdivision Control				673		
Subdivision Control				216/72		May 20/72
Subdivision Control				402/72		Aug. 26/72
Subdivision Control				362/75		May 24/75
Zoning Order (Restricted Areas)						
County of Essex, Township of Tilbury North.....				674		
<i>amended</i>	401/71		Oct. 2/71			
<i>amended</i>	508/71		Dec. 18/71			
<i>amended</i>	301/72		July 1/72			
<i>amended</i>	315/72		July 8/72			
<i>amended</i>	583/73		Sept. 29/73			
<i>amended</i>	752/74		Oct. 19/74			
<i>amended</i>	339/75		May 24/75			
<i>amended</i>	721/75		Sept. 20/75			
<i>amended</i>	607/77		Sept. 10/77			
<i>amended</i>	5/78		Jan. 21/78			
<i>amended</i>	395/78		June 17/78			

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Planning Act—Continued

Zoning Order (Restricted Areas)—Continued

County of Simcoe, Township of Nottawasaga.....	675
amended.....	163 /71	May 8 /71	
amended.....	237 /71	June 19 /71	
amended.....	333 /71	Aug. 14 /71	
amended.....	438 /71	Oct. 30 /71	
amended.....	133 /72	Apr. 1 /72	
amended.....	202 /72	May 13 /72	
amended.....	417 /72	Sept. 2 /72	
amended.....	507 /72	Nov. 4 /72	
amended.....	6 /73	Jan. 27 /73	
amended.....	204 /73	Apr. 28 /73	
amended.....	601 /73	Oct. 13 /73	
amended.....	11 /74	Jan. 26 /74	
amended.....	202 /74	Apr. 20 /74	
amended.....	478 /74	July 13 /74	
amended.....	548 /74	Aug. 3 /74	
amended.....	770 /74	Oct. 26 /74	
amended.....	354 /75	May 24 /75	
amended.....	1024 /75	Jan. 10 /76	
amended.....	156 /76	Mar. 6 /76	
amended.....	374 /76	May 15 /76	
amended.....	596 /76	July 31 /76	
amended.....	724 /76	Sept. 25 /76	
amended.....	769 /76	Oct. 9 /76	
amended.....	895 /76	Nov. 27 /76	
amended.....	944 /76	Dec. 11 /76	
amended.....	969 /76	Dec. 25 /76	
amended.....	154 /77	Apr. 2 /77	
amended.....	256 /77	May 7 /77	
amended.....	259 /77	May 7 /77	
amended.....	329 /77	June 4 /77	
amended.....	392 /77	July 2 /77	
amended.....	475 /77	July 23 /77	
amended.....	564 /77	Aug. 20 /77	
amended.....	608 /77	Sept. 10 /77	
amended.....	708 /77	Oct. 15 /77	
amended.....	718 /77	Oct. 22 /77	
amended.....	757 /77	Nov. 5 /77	
amended.....	758 /77	Nov. 5 /77	
amended.....	819 /77	Nov. 19 /77	
amended.....	871 /77	Dec. 10 /77	
amended.....	878 /77	Dec. 17 /77	
amended.....	941 /77	Jan. 7 /78	
amended.....	6 /78	Jan. 21 /78	
amended.....	66 /78	Feb. 11 /78	
amended.....	83 /78	Feb. 18 /78	
amended.....	91 /78	Feb. 25 /78	
amended.....	114 /78	Mar. 11 /78	
amended.....	169 /78	Apr. 1 /78	
amended.....	170 /78	Apr. 1 /78	
amended.....	220 /78	Apr. 15 /78	
amended.....	285 /78	May 6 /78	
amended.....	332 /78	May 20 /78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Planning Act—Continued			
Zoning Order—Continued			
County of Simcoe, Township of Nottawasaga			
—Continued			
amended.....	...	396/78	June 17/78
amended.....	...	409/78	June 17/78
amended.....	...	514/78	July 22/78
amended.....	...	532/78	July 29/78
amended.....	...	646/78	Sept. 2/78
amended.....	...	653/78	Sept. 9/78
amended.....	...	744/78	Oct. 24/78
amended.....	...	803/78	Nov. 4/78
amended.....	...	919/78	Dec. 16/78
amended.....	...	969/78	Jan. 6/79
District of Algoma.....	...	487/71	Dec. 4/71
District of Kenora.....	...	482/71	Dec. 4/71
District of Nipissing.....	...	486/71	Dec. 4/71
District of Parry Sound.....	...	484/71	Dec. 4/71
District of Rainy River.....	...	483/71	Dec. 4/71
District of Sudbury.....	...	485/71	Dec. 4/71
Plant Diseases Act			
General.....	677
Police Act			
Arbitration.....	678
Equipment.....	679
amended.....	...	895/75	Nov. 29/75
General.....	680
amended.....	...	10/71	Jan. 23/71
amended.....	...	296/73	June 2/73
amended.....	...	970/74	Jan. 4/74
Municipal Police Forces.....	...	780/73	Dec. 29/73
Responsibility of Policing.....	681
amended.....	...	171/75	Mar. 29/75
amended.....	...	205/76	Mar. 20/76
Power Corporation Act			
(title of Act changed March 4th, 1974, See S.O. 1973, c. 57, s. 1 and s. 19, formerly The Power Commission Act)			
Conversion to Sixty Cycles.....	682
Electrical Safety Code.....	...	747/77	Oct. 29/77
Fees.....	...	230/76	Apr. 3/76
Pension and Insurance Plan.....	685
amended.....	...	22/71	Jan. 30/71
amended.....	...	135/71	Apr. 17/71
amended.....	...	70/72	Feb. 26/72
amended.....	...	165/73	Apr. 14/73
amended.....	...	123/74	Mar. 16/74
amended.....	...	100/75	Mar. 1/75
amended.....	...	315/76	Apr. 24/76
amended.....	...	262/77	May 7/77
amended.....	...	694/77	Oct. 8/77
Water Heaters.....	686

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Prearranged Funeral Services Act			
Trust Accounts	687		
<i>amended</i>	638 /75	Aug. 23 /75
Pregnant Mare Urine Farms Act			
General	688		
<i>amended</i>	211 /71	May 29 /71
Private Hospitals Act			
General	689		
<i>amended</i>	417 /71	Oct. 9 /71
Private Investigators and Security Guards Act			
General	690		
<i>amended</i>	52 /78	Feb. 11 /78
<i>amended</i>	196 /78	Apr. 1 /78
Private Vocational Schools Act, 1974			
General	881 /74	Nov. 30 /74
<i>amended</i>	906 /75	Dec. 6 /75
<i>amended</i>	959 /76	Dec. 25 /76
<i>amended</i>	82 /77	Mar. 12 /77
<i>amended</i>	485 /77	July 30 /77
<i>amended</i>	693 /78	Sept. 23 /78
Professional Engineers Act			
Consulting Engineers	60 /73	Mar. 3 /73
Designation of Specialists	59 /73	Mar. 3 /73
General	691		
Practice and Procedure for Hearings	111 /71	Mar. 20 /71
Property Tax Stabilization Act, 1973			
<i>(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1))</i>			
Provincial Courts Act			
General	692		
<i>amended</i>	998 /76	Jan. 1 /77
Remuneration of Part-Time Provincial Judges	353 /74	May 25 /74
<i>amended</i>	243 /77	Apr. 30 /77
Rules of the Provincial Courts (Family Division)	210 /78	Apr. 8 /78
Salaries and Benefits of Provincial Judges	26 /74	Feb. 2 /74
<i>amended</i>	855 /76	Nov. 13 /76
<i>amended</i>	331 /77	June 4 /77
<i>amended</i>	965 /77	Jan. 14 /78
Provincial Land Tax Act			
Exemption	645 /75	Aug. 23 /75
General	694		
<i>amended</i>	269 /72	June 17 /72
<i>amended</i>	129 /76	Feb. 28 /76

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Provincial Parks Act				
Designation of Parks.....	695
<i>amended</i>	114 /71	Mar.	20 /71
<i>amended</i>	72 /72	Feb.	26 /72
<i>amended</i>	245 /72	June	10 /72
<i>amended</i>	345 /72	July	29 /72
<i>amended</i>	473 /72	Sept.	30 /72
<i>amended</i>	46 /73	Feb.	24 /73
<i>amended</i>	110 /73	Mar.	24 /73
<i>amended</i>	111 /73	Mar.	24 /73
<i>amended</i>	46 /74	Feb.	16 /74
<i>amended</i>	451 /74	June	29 /74
<i>amended</i>	607 /74	Aug.	31 /74
<i>amended</i>	131 /75	Mar.	15 /75
<i>amended</i>	661 /75	Aug.	30 /75
<i>amended</i>	1048 /75	Jan.	10 /76
<i>amended</i>	600 /76	Aug.	7 /76
<i>amended</i>	704 /76	Sept.	11 /76
<i>amended</i>	741 /76	Oct.	2 /76
<i>amended</i>	815 /76	Oct.	30 /76
<i>amended</i>	267 /77	May	14 /77
<i>amended</i>	548 /77	Aug.	20 /77
<i>amended</i>	578 /77	Sept.	3 /77
<i>amended</i>	579 /77	Sept.	3 /77
<i>amended</i>	630 /77	Sept.	17 /77
<i>amended</i>	145 /78	Mar.	25 /78
<i>amended</i>	517 /78	July	22 /78
General.....	...	258 /78	Apr.	29 /78
<i>amended</i>	424 /78	June	17 /78
<i>amended</i>	465 /78	July	15 /78
<i>amended</i>	826 /78	Nov.	11 /78
<i>amended</i>	1005 /78	Jan.	13 /79
Guides in Quetico Provincial Park.....	697
Possession of Liquor in Provincial Parks.....	...	301 /78	May	13 /78
Psychologists Registration Act				
General.....	698
<i>amended</i>	357 /77	June	18 /77
<i>amended</i>	455 /77	July	16 /77
Public Commercial Vehicles Act				
Carrying Goods in Bond.....	699
<i>amended</i>	197 /72	May	13 /72
<i>amended</i>	556 /75	July	12 /75
General.....	700
<i>amended</i>	18 /71	Jan.	23 /71
<i>amended</i>	62 /71	Feb.	13 /71
<i>amended</i>	200 /72	May	13 /72
<i>amended</i>	364 /72	Aug.	12 /72
<i>amended</i>	416 /74	June	15 /74
<i>amended</i>	101 /75	Mar.	1 /75
<i>amended</i>	880 /75	Nov.	29 /75
<i>amended</i>	33 /76	Jan.	31 /76
<i>amended</i>	427 /77	July	9 /77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Commercial Vehicles Act—Continued			
General—Continued			
amended	31/78	Feb. 4/78	
amended	549/78	Aug. 12/78	
amended	563/78	Aug. 12/78	
Public Health Act			
Application of Schedule B to <i>The Public Health Act</i> to Unorganized Townships	340/78	May 27/78	
Camps in Unorganized Territory	701		
Capital Grants for Community Health Facilities	702		
Communicable Diseases	703		
amended	413/71	Oct. 9/71	
Community Health Services	704		
Designation of Communicable Diseases	426/78	June 24/78	
amended	855/78	Nov. 25/78	
Designation of Human Ailments	705		
Food Premises	972/75	Dec. 20/75	
amended	211/77	Apr. 23/77	
amended	487/77	July 30/77	
amended	283/78	May 6/78	
Grants to Boards of Health	709		
amended	8/78	Jan. 21/78	
Health Units			
Areas that may be included in Health Units	710		
amended	75/71	Feb. 27/71	
amended	144/71	Apr. 17/71	
amended	399/71	Oct. 2/71	
amended	131/72	Apr. 1/72	
amended	35/74	Feb. 9/74	
amended	53/74	Feb. 16/74	
amended	563/74	Aug. 10/74	
amended	641/74	Sept. 14/74	
amended	815/75	Nov. 1/75	
amended	287/76	Apr. 17/76	
amended	354/76	May 15/76	
amended	852/77	Dec. 10/77	
amended	586/78	Aug. 19/78	
amended	679/78	Sept. 16/78	
General	711		
amended	42/71	Feb. 6/71	
amended	51/71	Feb. 13/71	
amended	120/71	Apr. 10/71	
amended	128/71	Apr. 10/71	
amended	145/71	Apr. 17/71	
amended	198/71	May 29/71	
amended	199/71	May 29/71	
amended	400/71	Oct. 2/71	
amended	456/71	Nov. 6/71	
amended	127/72	Apr. 1/72	
amended	272/73	May 26/73	
amended	1/74	Jan. 19/74	
amended	2/74	Jan. 19/74	
amended	36/74	Feb. 9/74	
amended	50/74	Feb. 16/74	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Health Act—Continued			
Health Units—Continued			
General—Continued			
amended	562 /74	Aug. 10 /74	
amended	263 /75	Apr. 26 /75	
amended	349 /75	May 24 /75	
amended	350 /75	May 24 /75	
amended	545 /75	July 12 /75	
amended	6 /76	Jan. 17 /76	
amended	236 /76	Apr. 3 /76	
amended	355 /76	May 15 /76	
amended	630 /76	Aug. 14 /76	
amended	851 /77	Dec. 10 /77	
amended	9 /78	Jan. 21 /78	
amended	296 /78	May 6 /78	
amended	587 /78	Aug. 19 /78	
amended	918 /78	Dec. 16 /78	
Indigent Patients	73 /75	Feb. 22 /75	
amended	968 /75	Dec. 20 /75	
Laboratories	483 /72	Oct. 14 /72	
amended	343 /73	June 23 /73	
amended	420 /73	July 14 /73	
amended	463 /73	Aug. 18 /73	
amended	766 /74	Oct. 26 /74	
amended	888 /74	Nov. 30 /74	
amended	397 /76	May 22 /76	
amended	195 /77	Apr. 16 /77	
amended	924 /77	Dec. 31 /77	
amended (amending O. Reg. 195/77)	70 /78	Feb. 11 /78	
amended	687 /78	Sept. 16 /78	
Pasteurization Areas	713	
Pasteurization Plants	714	
amended	130 /74	Mar. 16 /74	
amended	561 /74	Aug. 10 /74	
amended	282 /78	May 6 /78	
Plumbing in Unorganized Territory	715	
Public Swimming Pools	792 /77	Nov. 19 /77	
Qualifications of Medical Officers of Health, Public Health Inspectors and Public Health Nurses	126 /72	Apr. 1 /72	
Sanitary Code for Unorganized Territory	718	
amended	228 /74	May 4 /74	
Slaughterhouses and Meat Processing Plants	719	
amended	969 /75	Dec. 20 /75	
Specimen Collection Centres	250 /74	May 11 /74	
amended	923 /77	Dec. 31 /77	
Summer Camps	720	
X-Ray Safety	721	
Public Hospitals Act			
Capital Financial Assistance for Hospital Construction and Renovation	61 /77	Feb. 26 /77	
Capital Grants for the Amalgamation of Hospital Services.	62 /77	Feb. 26 /77	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Hospitals Act—Continued			
Capital Grants for Ambulance Facilities	723
Capital Grants for Capital Expenditures that will Produce Savings in Operating Costs	358 /77	June 18 /77
Capital Grants for Local Rehabilitation and Crippled Children's Centres	407 /71	Oct. 2 /71
Capital Grants for Regional Rehabilitation Hospitals	724
Capital Grants for Teaching Hospitals	725
Classification of Hospitals	726
<i>amended</i>	61 /71	Feb. 13 /71
<i>amended</i>	118 /71	Apr. 3 /71
<i>amended</i>	244 /71	June 19 /71
<i>amended</i>	375 /71	Sept. 18 /71
<i>amended</i>	436 /71	Oct. 30 /71
<i>amended</i>	146 /72	Apr. 15 /72
<i>amended</i>	176 /72	Apr. 29 /72
<i>amended</i>	211 /72	May 20 /72
<i>amended</i>	513 /72	Nov. 4 /72
<i>amended</i>	219 /73	Apr. 28 /73
<i>amended</i>	763 /73	Dec. 22 /73
<i>amended</i>	808 /73	Jan. 12 /74
<i>amended</i>	41 /74	Feb. 9 /74
<i>amended</i>	168 /74	Apr. 6 /74
<i>amended</i>	191 /74	Apr. 13 /74
<i>amended</i>	52 /75	Feb. 15 /75
<i>amended</i>	119 /75	Mar. 8 /75
<i>amended</i>	176 /75	Mar. 29 /75
<i>amended</i>	177 /75	Mar. 29 /75
<i>amended</i>	289 /75	May 3 /75
<i>amended</i>	489 /75	June 28 /75
<i>amended</i>	746 /75	Sept. 27 /75
<i>amended</i>	73 /76	Feb. 7 /76
<i>amended</i>	145 /76	Feb. 28 /76
<i>amended</i>	278 /76	Apr. 17 /76
<i>amended</i>	279 /76	Apr. 17 /76
<i>amended</i>	285 /76	Apr. 17 /76
<i>amended</i>	551 /76	July 17 /76
<i>amended</i>	756 /76	Oct. 2 /76
<i>amended</i>	319 /77	May 28 /77
<i>amended</i>	949 /77	Jan. 7 /78
<i>amended</i>	464 /78	July 1 /78
<i>amended</i>	682 /78	Sept. 16 /78
<i>amended</i>	696 /78	Sept. 23 /78
<i>amended</i>	859 /78	Nov. 25 /78
Grants			
Capital	727
<i>amended</i>	445 /74	June 29 /74
<i>amended</i>	787 /76	Oct. 16 /76
Hospital Management	729
<i>amended</i>	119 /71	Apr. 3 /71
<i>amended</i>	229 /71	June 12 /71
<i>amended</i>	353 /71	Sept. 4 /71
<i>amended</i>	170 /72	Apr. 22 /72
<i>amended</i>	193 /72	May 13 /72
<i>amended</i>	247 /72	June 10 /72

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Hospitals Act—Continued			
Hospital Management—Continued			
amended.....	100 /74	Mar. 9 /74	
amended.....	788 /76	Oct. 16 /76	
amended.....	934 /76	Dec. 11 /76	
amended.....	40 /77	Feb. 19 /77	
amended.....	462 /78	July 1 /78	
amended.....	986 /78	Jan. 6 /79	
Special Grant.....	807 /73	Jan. 12 /74	
amended.....	441 /74	June 29 /74	
Special Grant.....	44 /74	Feb. 9 /74	
Special Grant.....	471 /75	June 21 /75	
Special Grant.....	562 /75	July 19 /75	
Special Grants.....	657 /75	Aug. 23 /75	
Special Grant.....	785 /75	Oct. 25 /75	
Special Grant.....	481 /76	June 19 /76	
Special Grant.....	482 /77	July 30 /77	
Special Grant.....	18 /78	Jan. 28 /78	
Special Grant.....	295 /78	May 6 /78	
Special Grant.....	593 /78	Aug. 19 /78	
Special Grant.....	695 /78	Sept. 23 /78	
Special Grant.....	736 /78	Oct. 7 /78	
Public Institutions Inspection Act, 1974			
Fees and Allowances to Panel Members.....	521 /76	July 3 /76	
Public Lands Act			
Land Use Permits.....	688 /76	Sept. 11 /76	
Restricted Areas			
District of Algoma.....	293 /71	July 31 /71	
District of Algoma.....	147 /72	Apr. 15 /72	
District of Cochrane (<i>revoking</i>).....	615 /78	Aug. 26 /78	
District of Cochrane (<i>revoking</i>).....	595 /78	Aug. 19 /78	
District of Cochrane, Townships of Devitt, Eilber, McCowan, Barker, McCrea and Idington.....	738 /76	Sept. 25 /76	
District of Kenora.....	735	
Districts of Kenora and Thunder Bay.....	929 /76	Dec. 11 /76	
District of Kenora—Patricia Portion.....	437 /71	Oct. 30 /71	
District of Manitoulin and Sudbury.....	748 /77	Nov. 5 /77	
District of Nipissing.....	422 /75	June 7 /75	
District of Nipissing.....	654 /76	Aug. 28 /76	
District of Parry Sound.....	964 /74	Jan. 4 /75	
District of Rainy River.....	138 /76	Feb. 28 /76	
District of Sudbury.....	737	
Townships of Wakami and TP. 22.....	739	
District of Thunder Bay—			
Townships of Blackwell, Conacher, Forbes, Goldie, Hagey, Haines, Laurie and the Dawson Road Lots.....	742	
Part of District of Cochrane (<i>revoking</i>).....	594 /78	Aug. 19 /78	
Territorial District of Kenora.....	787 /78	Oct. 28 /78	
Sale and Lease of Public Lands.....	246 /71	June 19 /71	
amended.....	349 /71	Aug. 28 /71	
amended.....	368 /73	July 7 /73	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Lands Act—Continued			
Sale and Lease of Public Lands—Continued			
amended.....	...	514/75	July 5/75
amended.....	...	551/78	Aug. 12/78
Public Libraries Act			
Grants for Public Libraries.....	...	339/72	July 22/72
amended.....	...	446/73	Aug. 18/73
amended.....	...	544/74	Aug. 3/74
amended.....	...	151/75	Mar. 22/75
amended.....	...	592/75	Aug. 2/75
amended.....	...	200/77	Apr. 16/77
Public Service Act			
General.....	749
amended.....	...	38/71	Feb. 6/71
amended.....	...	162/71	May 8/71
amended.....	...	33/72	Feb. 19/72
amended.....	...	74/72	Mar. 4/72
amended.....	...	223/72	May 27/72
amended.....	...	500/72	Oct. 28/72
amended.....	...	123/73	Mar. 24/73
amended.....	...	363/73	June 30/73
amended.....	...	422/73	July 21/73
amended.....	...	605/73	Oct. 20/73
amended.....	...	666/73	Nov. 10/73
amended.....	...	156/74	Mar. 30/74
amended.....	...	394/74	June 8/74
amended.....	...	634/75	Aug. 16/75
amended.....	...	1013/75	Jan. 3/76
amended.....	...	169/76	Mar. 13/76
amended.....	...	396/76	May 22/76
amended.....	...	1004/76	Jan. 8/77
amended.....	...	46/77	Feb. 26/77
amended.....	...	184/77	Apr. 9/77
amended.....	...	244/77	Apr. 30/77
amended.....	...	398/77	July 9/77
amended.....	...	541/77	Aug. 13/77
amended.....	...	870/77	Dec. 10/77
amended.....	...	578/78	Aug. 12/78
amended.....	...	616/78	Aug. 26/78
Overtime, Ontario Provincial Police.....	756
Stand-By, Ontario Provincial Police Force.....	757
Vacations, Ontario Provincial Police.....	759
Public Service Superannuation Act			
Designations Under Section 29a of the Act.....	...	589/76	July 31/76
General.....	760
amended.....	...	801/74	Nov. 9/76
amended.....	...	590/76	July 31/76
amended.....	...	576/77	Aug. 27/77
Public Transportation and Highway Improvement Act			
Designations			
Antrim to Quebec Boundary (Hwy. 417).....	389

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Public Transportation and Highway Improvement Act				
—Continued				
Designations—Continued				
Antrim to Quebec Boundary (Hwy. 417)—Continued				
amended.....	...	48 /72	Feb. 19 /72	
amended.....	...	114 /72	Mar. 25 /72	
amended.....	...	129 /72	Apr. 1 /72	
amended.....	...	262 /72	June 17 /72	
amended.....	...	548 /72	Dec. 2 /72	
amended.....	...	17 /73	Feb. 3 /73	
amended.....	...	730 /74	Oct. 12 /74	
Don Valley Parkway Extension (Hwy. 404).....	390	
amended.....	...	502 /73	Sept. 1 /73	
amended.....	...	648 /77	Sept. 24 /77	
Homer to Queenston (Hwy. 405).....	391	
London to Sarnia (Hwy. 402).....	392	
amended.....	...	945 /74	Dec. 28 /74	
amended.....	...	368 /76	May 15 /76	
amended.....	...	586 /77	Sept. 3 /77	
amended.....	...	201 /78	Apr. 1 /78	
amended.....	...	559 /78	Aug. 12 /78	
Miscellaneous				
Northern Ontario.....	393	
amended.....	...	87 /71	Mar. 6 /71	
amended.....	...	148 /71	Apr. 24 /71	
amended.....	...	7 /74	Jan. 19 /74	
amended.....	...	364 /75	May 24 /75	
amended.....	...	885 /75	Nov. 29 /75	
amended.....	...	454 /77	July 16 /77	
amended.....	...	509 /77	July 30 /77	
amended.....	...	316 /78	May 13 /78	
Southern Ontario.....	394	
amended.....	...	11 /71	Jan. 23 /71	
amended.....	...	41 /71	Feb. 6 /71	
amended.....	...	70 /71	Feb. 20 /71	
amended.....	...	157 /71	May 1 /71	
amended.....	...	165 /71	May 8 /71	
amended.....	...	194 /71	May 29 /71	
amended.....	...	238 /71	June 19 /71	
amended.....	...	406 /71	Oct. 2 /71	
amended.....	...	477 /71	Nov. 27 /71	
amended.....	...	46 /72	Feb. 19 /72	
amended.....	...	128 /72	Apr. 1 /72	
amended.....	...	174 /72	Apr. 29 /72	
amended.....	...	263 /72	June 17 /72	
amended.....	...	293 /72	July 1 /72	
amended.....	...	341 /72	July 22 /72	
amended.....	...	477 /72	Oct. 7 /72	
amended.....	...	571 /72	Dec. 30 /72	
amended.....	...	64 /73	Mar. 3 /73	
amended.....	...	329 /73	June 16 /73	
amended.....	...	537 /73	Sept. 15 /73	
amended.....	...	630 /73	Oct. 27 /73	
amended.....	...	633 /73	Oct. 27 /73	
amended.....	...	692 /73	Nov. 24 /73	
amended.....	...	6 /74	Jan. 19 /74	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Transportation and Highway Improvement Act			
—Continued			
Designations—Continued			
Miscellaneous—Continued			
Southern Ontario—Continued			
amended.....	106 /74	Mar. 9 /74	
amended.....	264 /74	May 11 /74	
amended.....	380 /74	May 25 /74	
amended.....	381 /74	May 25 /74	
amended.....	525 /74	July 27 /74	
amended.....	724 /74	Oct. 12 /74	
amended.....	857 /74	Nov. 23 /74	
amended.....	9 /75	Feb. 1 /75	
amended.....	86 /75	Feb. 22 /75	
amended.....	314 /75	May 17 /75	
amended.....	960 /75	Dec. 20 /75	
amended.....	66 /76	Feb. 7 /76	
amended.....	148 /76	Feb. 28 /76	
amended.....	440 /76	June 5 /76	
amended.....	538 /76	July 10 /76	
amended.....	578 /76	July 24 /76	
amended.....	927 /76	Dec. 4 /76	
amended.....	1010 /76	Jan. 8 /77	
amended.....	1011 /76	Jan. 8 /77	
amended.....	129 /77	Mar. 26 /77	
amended.....	685 /77	Oct. 8 /77	
amended.....	128 /78	Mar. 11 /78	
amended.....	379 /78	June 10 /78	
amended.....	449 /78	July 1 /78	
amended.....	802 /78	Nov. 4 /78	
amended.....	844 /78	Nov. 18 /78	
Queen Elizabeth Way.....	395		
amended.....	405 /71	Oct. 2 /71	
amended.....	18 /72	Feb. 5 /72	
amended.....	377 /72	Aug. 12 /72	
amended.....	538 /73	Sept. 15 /73	
amended.....	632 /73	Oct. 27 /73	
amended.....	729 /74	Oct. 12 /74	
amended.....	87 /75	Feb. 22 /75	
amended.....	516 /76	June 26 /76	
amended.....	60 /78	Feb. 11 /78	
amended.....	469 /78	July 15 /78	
Southwest Freeway			
Ottawa (Hwy. 416).....	396		
amended.....	137 /72	Apr. 8 /72	
amended.....	149 /76	Feb. 28 /76	
amended.....	649 /77	Sept. 24 /77	
St. Catharines to Welland (Hwy. 406).....	397		
amended.....	478 /75	June 21 /75	
Toronto to North Bay (Hwy. 400).....	398		
amended.....	403 /71	Oct. 2 /71	
amended.....	375 /72	Aug. 12 /72	
amended.....	511 /72	Nov. 4 /72	
amended.....	532 /72	Nov. 18 /72	
amended.....	46 /75	Feb. 15 /75	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Transportation and Highway Improvement Act			
—Continued			
Designations—Continued			
Toronto to North Bay (Hwy. 400)—Continued			
amended.....	137 /75	Mar. 15 /75	
amended.....	223 /76	Mar. 27 /76	
amended.....	369 /76	May 15 /76	
amended.....	696 /76	Sept. 11 /76	
amended.....	13 /78	Jan. 21 /78	
amended.....	558 /78	Aug. 12 /78	
amended.....	845 /78	Nov. 18 /78	
Toronto to Quebec Boundary (Hwy. 401).....	399	
amended.....	195 /71	May 29 /71	
amended.....	356 /71	Sept. 4 /71	
amended.....	546 /72	Dec. 2 /72	
amended.....	572 /72	Dec. 30 /72	
amended.....	385 /73	July 7 /73	
amended.....	628 /73	Oct. 27 /73	
amended.....	265 /74	May 11 /74	
amended.....	728 /74	Oct. 12 /74	
amended.....	856 /74	Nov. 23 /74	
amended.....	877 /74	Nov. 30 /74	
amended.....	136 /75	Mar. 15 /75	
amended.....	89 /76	Feb. 14 /76	
amended.....	570 /77	Aug. 27 /77	
amended.....	707 /77	Oct. 15 /77	
Toronto to Windsor (Hwy. 401).....	400	
amended.....	77 /73	Mar. 10 /73	
amended.....	170 /73	Apr. 14 /73	
amended.....	359 /73	June 30 /73	
amended.....	539 /73	Sept. 15 /73	
amended.....	631 /73	Oct. 27 /73	
amended.....	726 /74	Oct. 12 /74	
amended.....	727 /74	Oct. 12 /74	
amended.....	64 /75	Feb. 15 /75	
amended.....	313 /75	May 17 /75	
amended.....	886 /75	Nov. 29 /75	
amended.....	961 /75	Dec. 20 /75	
amended.....	996 /75	Dec. 27 /75	
amended.....	588 /76	July 31 /76	
amended.....	648 /76	Aug. 21 /76	
amended.....	55 /77	Feb. 26 /77	
amended.....	633 /77	Sept. 17 /77	
amended.....	418 /78	June 17 /78	
amended.....	468 /78	July 15 /78	
Toronto to Woodstock (Hwy. 403).....	401	
amended.....	357 /71	Sept. 4 /71	
amended.....	547 /72	Dec. 2 /72	
amended.....	540 /73	Sept. 15 /73	
amended.....	725 /74	Oct. 12 /74	
amended.....	855 /74	Nov. 23 /74	
amended.....	887 /75	Nov. 29 /75	
amended.....	888 /75	Nov. 29 /75	
amended.....	495 /76	June 19 /76	
amended.....	54 /77	Feb. 26 /77	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Transportation and Highway Improvement Act			
—Continued			
Designations—Continued			
Trans-Canada Highway			
Orillia to Manitoba Boundary	402
<i>amended</i>	239 /71	June 19 /71
<i>amended</i>	478 /71	Nov. 27 /71
<i>amended</i>	82 /72	Mar. 4 /72
<i>amended</i>	378 /72	Aug. 12 /72
<i>amended</i>	63 /73	Mar. 3 /73
<i>amended</i>	65 /73	Mar. 3 /73
<i>amended</i>	718 /73	Dec. 8 /73
<i>amended</i>	135 /75	Mar. 15 /75
<i>amended</i>	160 /75	Mar. 22 /75
<i>amended</i>	208 /75	Apr. 5 /75
<i>amended</i>	423 /75	June 14 /75
<i>amended</i>	535 /75	July 5 /75
<i>amended</i>	889 /75	Nov. 29 /75
<i>amended</i>	962 /75	Dec. 20 /75
<i>amended</i>	150 /76	Feb. 28 /76
<i>amended</i>	53 /77	Feb. 26 /77
<i>amended</i>	453 /77	July 16 /77
<i>amended</i>	510 /77	July 30 /77
<i>amended</i>	585 /77	Sept. 3 /77
<i>amended</i>	859 /77	Dec. 10 /77
<i>amended</i>	30 /78	Feb. 4 /78
Orillia to Quebec Boundary	403
<i>amended</i>	53 /71	Feb. 13 /71
<i>amended</i>	404 /71	Oct. 2 /71
<i>amended</i>	113 /72	Mar. 25 /72
<i>amended</i>	138 /72	Apr. 8 /72
<i>amended</i>	376 /72	Aug. 12 /72
<i>amended</i>	453 /72	Sept. 23 /72
<i>amended</i>	15 /76	Jan. 24 /76
<i>amended</i>	319 /76	May 1 /76
<i>amended</i>	380 /78	June 10 /78
<i>amended</i>	521 /78	July 29 /78
<i>amended</i>	560 /78	Aug. 12 /78
Woodbridge to Orono (Hwy. 407)	404
<i>amended</i>	384 /73	July 7 /73
Intersections in Unorganized Territory	405
Permits	406
Use of Rest, Service or Other Areas	407
Public Trustee Act			
General	761
<i>amended</i>	438 /74	June 22 /74
<i>amended</i>	520 /76	July 7 /76
<i>amended</i>	944 /78	Dec. 30 /78
Public Vehicles Act			
General	762
<i>amended</i>	363 /72	Aug. 12 /72
<i>amended</i>	913 /75	Dec. 6 /75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Public Works Creditors Payment Act			
<i>(See S.O. 1975, cc. 44, 45)</i>			
Notice of Claim.....	763
Time for Notice of Claim.....	764
Pyramidic Sales Act, 1972			
General.....	...	300 /72	July 1 /72
R			
Race Tracks Tax Act			
Rate of Tax.....	765
<i>amended</i>	215 /72	May 20 /72
Radiological Technicians Act			
General.....	766
<i>amended</i>	180 /71	May 15 /71
<i>amended</i>	44 /72	Feb. 19 /72
<i>amended</i>	774 /73	Dec. 22 /73
<i>amended</i>	680 /78	Sept. 16 /78
Railway Fire Charge Act			
Charges for Fire Protection.....	767
Real Estate and Business Brokers Act			
General.....	769
<i>amended</i>	169 /71	May 8 /71
<i>amended</i>	441 /71	Nov. 6 /71
<i>amended</i>	267 /72	June 17 /72
<i>amended</i>	178 /75	Mar. 29 /75
<i>amended</i>	222 /75	Apr. 12 /75
<i>amended</i>	570 /75	July 26 /75
<i>amended</i>	688 /75	Sept. 6 /75
<i>amended</i>	357 /76	May 15 /76
Reciprocal Enforcement of Judgments Act			
Application of Act.....	770
<i>amended</i>	424 /73	July 28 /73
<i>amended</i>	175 /75	Mar. 29 /75
Reciprocal Enforcement of Maintenance Orders Act			
Reciprocating States.....	771
<i>amended</i>	504 /72	Oct. 28 /72
<i>amended</i>	315 /73	June 9 /73
<i>amended</i>	705 /74	Oct. 12 /74
<i>amended</i>	29 /75	Feb. 8 /75
<i>amended</i>	922 /75	Dec. 6 /75
<i>amended</i>	125 /76	Feb. 28 /76
<i>amended</i>	126 /77	Mar. 26 /77
<i>amended</i>	433 /77	July 16 /77
<i>amended</i>	820 /77	Nov. 26 /77
<i>amended</i>	933 /77	Jan. 7 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Reciprocal Enforcement of Maintenance Orders Act—*Continued*Reciprocating States—*Continued*

<i>amended</i>	146 /78	Mar. 25 /78
<i>amended</i>	209 /78	Apr. 8 /78
<i>amended</i>	441 /78	July 1 /78

Regional Municipal Grants Act

Additional Payment to the Township of Georgian Bay....	558 /73	Sept. 15 /74
Payments to Area Municipalities		
District Municipality of Muskoka and the Area Municipalities within the District of Muskoka.....	871 /74	Nov. 30 /74
Regional Municipality of Niagara and the Town of Richmond Hill.....	418 /72	Sept. 2 /72
Regional Municipality of Ottawa-Carleton.....	517 /72	Nov. 11 /72
Regional Municipality of Ottawa-Carleton.....	556 /73	Sept. 15 /73
Regional Municipality of Sudbury.....	91 /75	Feb. 22 /75
Special Payments to The Regional Municipality of Durham, The Area Municipalities within The Region of Durham and Municipalities and Counties affected by Restructure in the Area.....	684 /74	Sept. 28 /74
Special Payments to The Regional Municipality of Haldimand-Norfolk and the Area Municipalities within The Regional Municipality of Haldimand-Norfolk.....	807 /74	Nov. 9 /74
Special Payments to The Regional Municipality of Halton and the Area Municipalities within The Regional Municipality of Halton.....	822 /74	Nov. 16 /74
Special Payments to The Regional Municipality of Hamilton-Wentworth and the Area Municipalities within The Regional Municipality of Hamilton-Wentworth.....	823 /74	Nov. 16 /74
Special Payment to The Regional Municipality of Niagara.	673 /73	Nov. 17 /73
Special Payment to the Borough of Scarborough.....	235 /75	Apr. 12 /75
Special Payment—Town of Wasaga Beach.....	808 /74	Nov. 9 /74

Regional Municipality of Durham Act, 1973

Orders of the Minister

election of area councils, regional council and school boards.....	489 /73	Aug. 25 /73
<i>amended</i>	525 /73	Sept. 8 /73
<i>amended</i>	568 /73	Sept. 22 /73
<i>amended</i>	641 /73	Oct. 27 /73
confirming name of Regional Corporation.....	623 /73	Oct. 27 /73
appointing committee of arbitrators pursuant to s. 28 (2) of the Act.....	794 /73	Dec. 29 /73
public library board—Ajax.....	91 /74	Mar. 2 /74
public library board—Township of Uxbridge.....	147 /74	Mar. 30 /74
public library board—Newcastle.....	227 /74	May 4 /74
public library board—Township of Brock.....	440 /74	June 29 /74
rates of taxation for general purposes for the year 1978		
—Schedule of mill rate adjustment.....	789 /78	Oct. 28 /78

Regional Municipality of Haldimand-Norfolk Act, 1973

Orders of the Minister

election of area councils and regional councils and determine name of regional municipality.....	653 /73	Nov. 3 /73
--	---------	------------

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	

Regional Municipality of Haldimand-Norfolk Act, 1973

<i>—Continued</i>			
Orders of the Minister— <i>Continued</i>			
election of area councils and regional councils and determine name of regional municipality— <i>Continued</i>			
<i>amended</i>	672 /73		Nov. 17 /73
<i>amended</i>	717 /73		Dec. 1 /73
determination of name of area municipality of Township of Delhi.....	716 /73		Dec. 1 /73
determination of name of Regional Corporation.....	806 /73		Jan. 5 /74
public library board—Simcoe.....	139 /74		Mar. 23 /74
public library board—Haldimand.....	140 /74		Mar. 23 /74
establishment of The Dunnville Public Library.....	196 /74		Apr. 13 /74
public library board—Township of Delhi.....	354 /74		May 25 /74
public library board—Township of Norfolk.....	355 /74		May 25 /74
public library board—Nanticoke.....	383 /74		May 25 /74
election of member to first council—Town of Dunnville	388 /74		June 1 /74
rates of taxation for general purposes for the year 1978			
—Schedule of mill rate adjustment.....	952 /78		Dec. 30 /78

Regional Municipality of Halton Act, 1973

Orders of the Minister			
election of area councils, regional council and school boards.....			
<i>amended</i>	466 /73		Aug. 18 /73
<i>amended</i>	565 /73		Sept. 22 /73
<i>amended</i>	638 /73		Oct. 27 /73
determination of names of towns of Central Halton and North Halton.....	578 /73		Sept. 29 /73
confirming names of the towns of Central Halton and North Halton.....	622 /73		Oct. 27 /73
public library board—Halton Hills.....	27 /74		Feb. 2 /74
public library board—Milton.....	787 /73		Dec. 29 /73
rates of taxation for general purposes for the year 1978			
—Schedule of mill rate adjustment.....	953 /78		Dec. 30 /78

Regional Municipality of Hamilton-Wentworth Act, 1973

Orders of the Minister			
election of area councils, regional council and boards of education.....			
<i>amended</i>	467 /73		Aug. 18 /73
<i>amended</i>	518 /73		Sept. 8 /73
<i>amended</i>	566 /73		Sept. 22 /72
<i>amended</i>	639 /73		Oct. 27 /73
determination of name of Township of Flamborough..	580 /73		Sept. 29 /73
confirming name of Township of Flamborough.....	621 /73		Oct. 27 /73
establishment of Wentworth Library Board.....	805 /73		Jan. 5 /74
apportionment of sums required to operate Wentworth Library Board.....	146 /74		Mar. 30 /74
division of the Township of Glanbrook into wards and the composition of the Council for the Township of Glanbrook.....	656 /76		Aug. 28 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Regional Municipality of Hamilton-Wentworth Act, 1973			
— <i>Continued</i>			
Orders of the Minister— <i>Continued</i>			
establishment of an Urban Transit Service Area composed of that portion of the Regional Area described in Schedule A of by-law R77-131 of the Regional Council.....	...	148/78	Mar. 25/78
<i>amended</i>	811/78	Nov. 4/78
rates of taxation for general purposes for the year 1978			
—Schedule of mill rate adjustment.....	...	954/78	Dec. 30/78
Regional Municipality of Niagara Act			
Financial Adjustments.....	772
Order of the Minister.....	...	368/71	Sept. 18/71
<i>amended</i>	188/72	May 6/72
Order of the Minister.....	...	303/72	July 1/72
Order of the Minister.....	...	422/72	Sept. 2/72
<i>amended</i>	451/72	Sept. 23/72
<i>amended</i>	551/72	Dec. 9/72
division of Town of Grimsby into wards and varying of the composition of the Town Council.....	...	269/76	Apr. 10/76
Regional Municipality of Peel Act, 1973			
Orders of the Minister			
election of area councils and regional council.....	...	468/73	Aug. 18/73
<i>amended</i>	567/73	Sept. 22/73
<i>amended</i>	640/73	Oct. 27/73
determination of name of Town of Albion.....	...	579/73	Sept. 29/73
confirming name of Town of Caledon.....	...	620/73	Oct. 27/73
public library board—City of Mississauga.....	...	788/73	Dec. 29/73
public library board—Brampton.....	...	28/74	Feb. 2/74
<i>amended</i>	240/74	May 4/74
public library board—Town of Caledon.....	...	399/74	June 8/74
public library board—City of Mississauga.....	...	255/78	Apr. 22/78
Regional Municipality of Sudbury Act, 1972			
Order of the Minister.....	...	407/72	Aug. 26/72
<i>amended</i>	450/72	Sept. 23/72
Order of the Minister.....	...	479/72	Oct. 14/72
Order of the Minister.....	...	538/72	Nov. 25/72
Order of the Minister			
establishing public library board—Town of Onaping Falls.....	...	4/73	Jan. 27/73
establishing public library board—Town of Rayside-Balfour.....	...	58/73	Mar. 3/73
establishing public library board—Town of Walden...	...	79/73	Mar. 10/73
dissolution of boards and commissions in area municipality.....	...	141/73	Mar. 31/73
dissolution of boards and commissions.....	...	320/73	June 9/73
dissolution—community centre board—Town of Walden	...	823/73	Jan. 12/74
dissolution of recreation committees of United Townships of Drury, Denison and Graham—Town of Lively and Township of Waters and assumed by the Town of Walden and the Council of the Town of Walden be deemed to be a recreation committee..	...	788/77	Nov. 12/77

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Regional Municipality of Waterloo Act, 1972			
Order of the Minister.....	...	427 /72	Sept. 9 /72
<i>amended</i>	449 /72	Sept. 23 /72
Order of the Minister.....	...	497 /72	Oct. 21 /72
Order of the Minister.....	...	539 /72	Nov. 25 /72
Orders of the Minister			
establishing public library board—City of Cambridge..	...	5 /73	Jan. 27 /73
<i>amended</i>	142 /73	Mar. 31 /73
employee—sick leave credits.....	...	350 /74	May 18 /74
election by the council of the City of Kitchener of the eight members who represent the City of Kitchener	...	452 /78	July 1 /78
Regional Municipality of York Act			
Appointment of Clerk, Treasurer, Engineer or Auditor....	768
Order of the Minister.....	...	286 /71	July 17 /71
Order of the Minister.....	...	424 /71	Oct. 16 /71
Order of the Minister.....	...	460 /71	Nov. 13 /71
Order of the Minister.....	...	373 /72	Aug. 12 /72
Order of the Minister.....	...	408 /72	Aug. 26 /72
Order of the Minister			
division of Town of Markham into wards and composi- tion of the Town Council.....	...	655 /76	Aug. 28 /76
Registry Act			
Canada Lands.....	774
<i>amended</i>	24 /71	Jan. 30 /71
<i>amended</i>	742 /78	Oct. 14 /78
Corporations Exempted Under Section 43 of the Act.....	775
<i>amended</i>	524 /75	July 5 /75
<i>amended</i>	818 /75	Nov. 1 /75
<i>amended</i>	992 /75	Dec. 27 /75
Fees.....	...	880 /76	Nov. 20 /76
Forms and Records.....	777
<i>amended</i>	335 /71	Aug. 14 /71
<i>amended</i>	150 /72	Apr. 15 /72
<i>amended</i>	96 /73	Mar. 17 /73
<i>amended</i>	635 /73	Oct. 27 /73
<i>amended</i>	60 /74	Feb. 16 /74
<i>amended</i>	494 /74	July 20 /74
<i>amended</i>	337 /75	May 17 /75
<i>amended</i>	635 /75	Aug. 23 /75
<i>amended</i>	224 /78	Apr. 15 /78
Registry Divisions.....	779
<i>amended</i>	177 /71	May 15 /71
<i>amended</i>	200 /71	May 29 /71
<i>amended</i>	467 /71	Nov. 20 /71
<i>amended</i>	154 /73	Apr. 7 /73
<i>amended</i>	253 /73	May 12 /73
<i>amended</i>	687 /74	Sept. 28 /74
<i>amended</i>	716 /74	Oct. 12 /74
<i>amended</i>	816 /74	Nov. 16 /74
<i>amended</i>	943 /74	Dec. 28 /74
<i>amended</i>	221 /75	Apr. 12 /75
<i>amended</i>	636 /75	Aug. 23 /75

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Registry Act—Continued			
Registry Divisions—Continued			
<i>amended</i>	292 /76		Apr. 17 /76
<i>amended</i>	867 /77		Dec. 10 /77
<i>amended</i>	56 /78		Feb. 11 /78
<i>amended</i>	741 /78		Oct. 14 /78
<i>amended</i>	924 /78		Dec. 16 /78
Surveys, Plans and Descriptions of Land.....	932 /78		Dec. 23 /78
Regulations Act			
General.....	781		
Residential Premises Rent Review Act, 1975 (2nd Session)			
General.....	1038 /75		Jan. 10 /76
<i>amended</i>	490 /76		June 19 /76
<i>amended</i>	640 /76		Aug. 21 /76
<i>amended</i>	667 /77		Oct. 1 /77
Prescription of Percentage Amount.....	790 /77		Nov. 12 /77
Regions.....	1027 /75		Jan. 10 /75
Retail Sales Tax Act			
Definitions by Minister.....	784		
<i>amended</i>	475 /71		Nov. 27 /71
<i>amended</i>	332 /74		May 18 /74
<i>amended</i>	819 /75		Nov. 1 /75
<i>amended</i>	627 /76		Aug. 14 /76
<i>amended</i>	794 /76		Oct. 16 /76
<i>amended</i>	538 /77		Aug. 13 /77
<i>amended</i>	547 /77		Aug. 20 /77
<i>amended</i>	644 /77		Sept. 17 /77
<i>amended</i>	893 /77		Dec. 24 /77
<i>amended</i>	367 /78		June 3 /78
<i>amended</i>	447 /78		July 1 /78
<i>amended</i>	548 /78		Aug. 5 /78
<i>amended</i>	738 /78		Oct. 14 /78
<i>amended</i>	865 /78		Nov. 25 /78
<i>amended</i>	985 /78		Jan. 6 /79
General.....	785		
<i>amended</i>	496 /71		Dec. 11 /71
<i>amended</i>	213 /72		May 20 /72
<i>amended</i>	325 /72		July 15 /72
<i>amended</i>	300 /73		June 2 /73
<i>amended</i>	417 /73		July 21 /73
<i>amended</i>	333 /74		May 18 /74
<i>amended</i>	195 /75		Apr. 5 /75
<i>amended</i>	213 /75		Apr. 12 /75
<i>amended</i>	253 /75		Apr. 26 /75
<i>amended</i>	591 /75		Aug. 2 /75
<i>amended</i>	669 /75		Aug. 30 /75
<i>amended</i>	1018 /75		Jan. 3 /76
<i>amended</i>	172 /76		Mar. 13 /76
<i>amended</i>	626 /76		Aug. 14 /76
<i>amended</i> —(this Regulation amends O. Reg. 1018 /75) ..	689 /76		Sept. 11 /76

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Retail Sales Tax Act—Continued			
General—Continued			
amended.....	589/77	Sept. 3/77	
amended.....	603/77	Sept. 10/77	
amended.....	915/77	Dec. 31/77	
amended.....	370/78	June 3/78	
amended.....	425/78	June 24/78	
amended.....	448/78	July 1/78	
amended.....	644/78	Sept. 2/78	
amended.....	909/78	Dec. 9/78	
Machinery and Equipment Exemption Certificates.....	560/75	July 19/75	
Rebates.....	697/75	Sept. 6/75	
Riding Horse Establishments Act, 1972			
General.....	194/73	Apr. 21/73	
S			
St. Clair Parkway Commission Act, 1966			
General.....	786	
amended.....	626/74	Sept. 1/74	
amended.....	257/78	Apr. 29/78	
St. Lawrence Parks Commission Act			
Controlled Access Highways.....	787	
Highway Vested in the Commission.....	788	
Parks.....	325/78	May 20/78	
amended.....	466/78	July 15/78	
Secondary Schools and Boards of Education Act			
(See now Education Act, 1974, S.O. 1974, c. 109, s. 272)			
Apportionment 1970 Requisitions.....	792	
amended.....	373/71	Sept. 18/71	
Apportionment 1971 Requisitions.....	58/71	Feb. 13/71	
amended.....	790/74	Nov. 2/74	
Apportionment 1972 Requisitions.....	99/72	Mar. 18/72	
amended.....	310/73	June 9/73	
Apportionment 1973 Requisitions.....	81/73	Mar. 10/73	
amended.....	723/73	Dec. 8/73	
amended.....	137/74	Mar. 23/74	
Apportionment 1974 Requisitions.....	201/74	Apr. 20/74	
Designation of School Divisions in Territorial Districts....	793	
amended.....	394/71	Sept. 25/71	
amended.....	354/72	July 29/72	
amended.....	431/72	Sept. 9/72	
amended.....	250/73	May 12/73	
amended.....	39/75	Feb. 8/75	
amended.....	152/76	Feb. 28/76	
amended.....	499/76	June 19/76	
amended.....	609/76	Aug. 7/76	
amended.....	878/76	Nov. 20/76	
amended.....	584/77	Sept. 3/77	
amended.....	254/78	Apr. 22/78	
amended.....	925/78	Dec. 16/78	

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Securities Act				
General.....	794
<i>amended</i>	168 /71	May 8 /71	
<i>amended</i>	182 /71	May 22 /71	
<i>amended</i>	316 /71	Aug. 7 /71	
<i>amended</i>	524 /71	Jan. 2 /72	
<i>amended</i>	160 /72	Apr. 22 /72	
<i>amended</i>	491 /73	Aug. 25 /73	
<i>amended</i>	541 /73	Sept. 15 /73	
<i>amended</i>	645 /73	Nov. 3 /73	
<i>amended</i>	95 /74	Mar. 9 /74	
<i>amended</i>	495 /74	July 20 /74	
<i>amended</i>	600 /74	Aug. 31 /74	
<i>amended</i>	14 /75	Feb. 1 /75	
<i>amended</i>	155 /75	Mar. 22 /75	
<i>amended</i>	270 /76	Apr. 10 /76	
<i>amended</i>	490 /77	July 30 /77	
<i>amended</i>	417 /78	June 17 /78	
<i>amended</i>	495 /78	July 15 /78	
<i>amended</i>	849 /78	Nov. 18 /78	
Security Transfer Tax Act				
General.....	795
<i>amended</i>	167 /71	May 8 /71	
<i>amended</i>	214 /72	May 20 /72	
Seed Potatoes Act				
General.....	796
Separate Schools Act				
(See Education Act, 1974, S.O. 1974, c. 109)				
County Combined Separate School Zones.....	797
<i>amended</i>	442 /72	Sept. 16 /72	
<i>amended</i>	232 /73	May 5 /73	
<i>amended</i>	85 /74	Mar. 2 /74	
<i>amended</i>	222 /74	Apr. 27 /74	
<i>amended</i>	629 /74	Sept. 14 /74	
District Combined Separate School Zones.....	798
<i>amended</i>	432 /72	Sept. 9 /72	
<i>amended</i>	452 /72	Sept. 23 /72	
<i>amended</i>	233 /73	May 5 /73	
<i>amended</i>	249 /73	May 12 /73	
<i>amended</i>	37 /74	Feb. 9 /74	
<i>amended</i>	630 /74	Sept. 14 /74	
<i>amended</i>	65 /75	Feb. 5 /75	
<i>amended</i>	678 /75	Sept. 6 /75	
<i>amended</i>	27 /76	Jan. 24 /76	
<i>amended</i>	153 /76	Feb. 28 /76	
<i>amended</i>	471 /76	June 12 /76	
<i>amended</i>	608 /76	Aug. 7 /76	
<i>amended</i>	828 /76	Nov. 6 /76	
<i>amended</i>	134 /77	Mar. 26 /77	
<i>amended</i>	156 /78	Mar. 25 /78	
<i>amended</i>	686 /78	Sept. 16 /78	
<i>amended</i>	890 /78	Dec. 2 /78	
<i>amended</i>	910 /78	Dec. 9 /78	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Shoreline Property Assistance Act, 1973			
General.....	...	302 /73	June 3 /73
<i>amended</i>	362 /78	May 27 /78
Silicosis Act			
General.....	799
<i>amended</i>	193 /74	Apr. 13 /74
Small Claims Courts Act			
Courts.....	800
<i>amended</i>	67 /71	Feb. 20 /71
<i>amended</i>	287 /71	July 24 /71
<i>amended</i>	6 /72	Jan. 22 /72
<i>amended</i>	90 /72	Mar. 18 /72
<i>amended</i>	260 /72	June 17 /72
<i>amended</i>	528 /72	Nov. 18 /72
<i>amended</i>	40 /73	Feb. 17 /73
<i>amended</i>	41 /73	Feb. 17 /73
<i>amended</i>	95 /73	Mar. 17 /73
<i>amended</i>	206 /73	Apr. 28 /73
<i>amended</i>	453 /73	Aug. 18 /73
<i>amended</i>	454 /73	Aug. 18 /73
<i>amended</i>	813 /73	Jan. 12 /74
<i>amended</i>	247 /74	May 4 /74
<i>amended</i>	336 /74	May 18 /74
<i>amended</i>	400 /74	June 8 /74
<i>amended</i>	876 /74	Nov. 30 /74
<i>amended</i>	984 /74	Jan. 11 /75
<i>amended</i>	776 /75	Oct. 18 /75
<i>amended</i>	126 /76	Feb. 28 /76
<i>amended</i>	168 /76	Mar. 13 /76
<i>amended</i>	254 /76	Apr. 10 /76
<i>amended</i>	346 /76	May 8 /76
<i>amended</i>	415 /76	May 29 /76
<i>amended</i>	537 /76	July 10 /76
<i>amended</i>	771 /78	Oct. 21 /78
Rules of Procedure.....	801
Tariff of Fees.....	...	647 /77	Sept. 24 /77
Stock Yards Act			
Management.....	803
Succession Duty Act			
Forms.....	...	45 /78	Feb. 4 /78
General.....	804
<i>amended</i>	497 /71	Dec. 11 /71
<i>amended</i>	352 /72	July 29 /72
<i>amended</i>	348 /73	June 23 /73
<i>amended</i>	798 /75	Nov. 1 /75
<i>amended</i>	43 /77	Feb. 19 /77
<i>amended</i>	722 /77	Oct. 22 /77
<i>amended</i>	97 /78	Feb. 25 /78
General.....	...	44 /78	Feb. 4 /78
<i>amended</i>	297 /78	May 6 /78

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Summary Convictions Act			
Ticket Summons.....	...	376 /71	Sept. 18 /71
<i>amended</i>	333 /73	June 16 /73
(see note, page 1089 (foot pagination) of the June 23rd, 1973 issue of The Ontario Gazette)			
<i>amended</i>	495 /73	Sept. 1 /73
<i>amended</i>	574 /75	July 26 /75
<i>amended</i>	9 /76	Jan. 24 /76
<i>amended</i>	49 /76	Jan. 31 /76
<i>amended</i>	812 /76	Oct. 23 /76
<i>amended</i>	33 /78	Feb. 4 /78
<i>amended</i>	945 /78	Dec. 30 /78
Superannuation Adjustment Benefits Act, 1975			
Application of Act to The Public Service Superannuation Fund—Certain Contributors and Recipients.....	...	1006 /75	Jan. 3 /76
<i>amended</i>	73 /77	Mar. 5 /77
Application of Act and Establishment of Committee —Teachers' Superannuation Fund.....	...	894 /75	Nov. 29 /75
Application of Act and Establishment of Review Committee —Caucus Employees Retirement Plan.....	...	966 /77	Jan. 14 /78
Application of Act and Establishment of Review Committee —Retirement Pension Plan of Ryerson Polytechnical Institute.....	...	534 /77	Aug. 13 /77
Designation of Minister to Administer Act..... Chairman of Management Board of Cabinet desig- nated as Minister to administer Act	...	131 /76	Feb. 28 /76
Surrogate Courts Act			
Rules of Practice.....	...	143 /78	Mar. 25 /78
Surveyors Act			
General.....	...	35 /73	Feb. 17 /73
Surveys Act			
Monuments.....	807
<i>amended</i>	72 /73	Mar. 10 /73
<i>amended</i>	29 /74	Feb. 2 /74
Survey Methods.....	808
<i>amended</i>	71 /73	Mar. 10 /73
The Ontario Co-ordinate System.....	809

T

Teachers' Superannuation Act			
General.....	810		
<i>amended</i>	374 /71		Sept. 18 /71
<i>amended</i>	195 /72		May 13 /72
<i>amended</i>	474 /72		Sept. 30 /72
<i>amended</i>	529 /72		Nov. 18 /72
<i>amended</i>	522 /73		Sept. 8 /73
<i>amended</i>	673 /74		Sept. 28 /74

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Teachers' Superannuation Act—Continued				
General—Continued				
amended	...	679/75	Sept. 6/75	
amended	...	902/75	Dec. 6/75	
amended	...	957/75	Dec. 20/75	
amended	...	723/76	Sept. 25/76	
amended	...	958/76	Dec. 18/76	
amended	...	656/77	Oct. 1/77	
amended	...	218/78	Apr. 15/78	
amended	...	317/78	May 13/78	
amended	...	779/78	Oct. 21/78	
Theatres Act				
General	811	
amended	...	586/72	Jan. 6/73	
amended	...	698/75	Sept. 13/75	
amended	...	870/75	Nov. 29/75	
amended	...	419/77	July 9/77	
amended (this Regulation amends O. Reg. 419/77)	...	491/77	July 30/77	
amended	...	666/77	Oct. 1/77	
Tile Drainage Act				
General	...	327/71	Aug. 14/71	
amended	...	606/74	Aug. 31/74	
amended	...	843/75	Nov. 15/75	
Tobacco Tax Act				
General	812	
amended	...	212/72	May 20/72	
amended	...	285/72	June 24/72	
amended	...	862/75	Nov. 22/75	
amended	...	42/76	Jan. 31/76	
amended	...	529/76	July 3/76	
amended	...	806/77	Nov. 19/77	
amended	...	821/77	Nov. 26/77	
Toronto Area Transit Operating Authority Act, 1974				
General	...	102/76	Feb. 21/76	
amended	...	226/76	Mar. 27/76	
amended	...	72/77	Mar. 5/77	
amended	...	686/77	Oct. 8/77	
amended	...	211/78	Apr. 8/78	
Tourism Act				
General	...	390/72	Aug. 19/72	
amended	...	551/73	Sept. 15/73	
amended	...	620/74	Sept. 7/74	
amended	...	304/75	May 10/75	
amended	...	542/75	July 12/75	
amended	...	528/76	July 3/76	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Training Schools Act			
General.....	815
<i>amended</i>	470 /71	Nov. 27 /71
<i>amended</i>	86 /74	Mar. 2 /74
<i>amended</i>	883 /74	Nov. 30 /74
<i>amended</i>	287 /77	May 14 /77
<i>amended</i>	698 /78	Sept. 23 /78
Travel Industry Act, 1974			
General.....	...	367 /75	May 31 /75
<i>amended</i>	712 /75	Sept. 20 /75
<i>amended</i>	491 /76	June 19 /76
<i>amended</i>	599 /76	July 31 /76
<i>amended</i>	638 /76	Aug. 14 /76
<i>amended</i>	750 /76	Oct. 2 /76
<i>amended</i>	805 /77	Nov. 19 /77
U			
Unified Family Court Act, 1976			
Practice and Procedure.....	...	450 /78	July 16 /77
<i>amended</i>	94 /78	Feb. 25 /78
<i>amended</i>	228 /78	Apr. 15 /78
Upholstered and Stuffed Articles Act			
General.....	817
<i>amended</i>	520 /73	Sept. 8 /73
<i>amended</i>	576 /73	Sept. 29 /73
<i>amended</i>	105 /74	Mar. 9 /74
<i>amended</i>	223 /75	Apr. 12 /75
<i>amended</i>	522 /75	July 5 /75
<i>amended</i>	340 /77	June 18 /77
<i>amended</i>	583 /77	Sept. 3 /77
Used Car Dealers Act			
(See now Motor Vehicle Dealers Act)			
(title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1.)			
V			
Venereal Diseases Prevention Act			
General.....	819
<i>amended</i>	3 /71	Jan. 16 /71
<i>amended</i>	717 /75	Sept. 20 /75
<i>amended</i>	790 /76	Oct. 16 /76
<i>amended</i>	178 /77	Apr. 9 /77

		Regulation No.		Date of Gazette
		R.R.O. 1970	O. Reg.	
Venture Investment Corporations Registration Act, 1977				
General	...	38 /78	Feb. 4 /78	
Vital Statistics Act				
General	820	
<i>amended</i>	...	243 /72	June 3 /72	
<i>amended</i>	...	28 /73	Feb. 10 /73	
<i>amended</i>	...	432 /73	Aug. 4 /73	
<i>amended</i>	...	39 /74	Feb. 9 /74	
<i>amended</i>	...	670 /76	Sept. 4 /76	
<i>amended</i>	...	2 /77	Jan. 22 /77	
Vocational Rehabilitation Services Act				
General	821	
<i>amended</i>	...	62 /72	Feb. 26 /72	
<i>amended</i>	...	376 /73	July 7 /73	
<i>amended</i>	...	800 /73	Dec. 29 /73	
<i>amended</i>	...	971 /74	Jan. 4 /75	
<i>amended</i>	...	508 /77	July 30 /77	
<i>amended</i>	...	919 /77	Dec. 31 /77	
<i>amended</i>	...	290 /78	May 6 /78	
<i>amended</i>	...	707 /78	Sept. 30 /78	
<i>amended</i>	...	786 /78	Oct. 28 /78	
<i>amended</i>	...	948 /78	Dec. 30 /78	
<i>amended</i>	...	994 /78	Jan. 13 /79	
Voters' Lists Act				
General	822	
W				
Warble Fly Control Act				
General	823	
<i>amended</i>	...	15 /73	Feb. 3 /73	
Waste Management Act (See now Environmental Protection Act, 1971)				
Weed Control Act				
General	...	195 /73	Apr. 21 /73	
<i>amended</i>	...	10 /76	Jan. 24 /76	
<i>amended</i>	...	141 /76	Feb. 28 /76	
Welfare Units Act				
General	826	
Wild Rice Harvesting Act				
General	827	

	Regulation No.		Date of Gazette
	R.R.O. 1970	O. Reg.	
Wilderness Areas Act			
Wilderness Areas.....	828
<i>amended</i>	204 /71	May 29 /71
<i>amended</i>	509 /71	Dec. 25 /71
<i>amended</i>	225 /72	May 27 /72
Wine Content Act, 1976			
General.....	...	303 /77	May 21 /77
Woodlands Improvement Act			
General.....	832
<i>amended</i>	378 /71	Sept. 25 /71
<i>amended</i>	455 /71	Nov. 6 /71
Wool Marketing Act, 1974			
Licence Fees.....	...	841 /75	Nov. 15 /75
Workmen's Compensation Act			
First-Aid Requirements.....	...	6 /71	Jan. 16 /71
General.....	834
<i>amended</i>	5 /71	Jan. 16 /71
<i>amended</i>	186 /72	May 6 /72
<i>amended</i>	591 /72	Jan. 13 /73
<i>amended</i>	246 /73	May 12 /73
<i>amended</i>	814 /73	Jan. 12 /74
<i>amended</i>	695 /75	Sept. 6 /75
Pension Plan.....	835
<i>amended</i>	520 /72	Nov. 11 /72
<i>amended</i>	626 /73	Oct. 27 /73
<i>amended</i>	551 /74	Aug. 10 /74
<i>amended</i>	38 /75	Feb. 8 /75
<i>amended</i>	31 /77	Feb. 12 /77

PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1978 that have been revoked, are revoking only or have expired.

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
3	Rev. 494/73	123	Rev. 783/74
4	Rev. 494/73	124	Rev. 37/71
9	Rev. 415/77	125	Rev. 735/73
10	Rev. 183/72	127	Rev. 419/73
16	Rev. 414/77	129	Exp.
23	Rev. 265/78	131	Rev. 307/73
25	Rev. 949/78	132	Rev. 307/73
26	Rev. 19/76	137	Rev. 975/76
27	Rev. 371/71	138	Rev. 975/76
28	Rev. 165/72	141	Rev. 999/76
29	Rev. 915/76	142	Exp.
31	Rev. 20/76	145	Rev. 187/72
35	Rev. 949/78	146	Rev. 187/72
38	Rev. 171/73	147	Rev. 367/73
39	Rev. 16/76	149	Rev. 319/72
40	Rev. 268/71	155	Rev. 809/75
42	Rev. 293/72	157	Rev. 320/72
45	Rev. 221/74	158	Rev. 372/74
47	Rev. 298/73	164	Rev. 397/71
48	Rev. 124/73	168	Rev. 593/75
52	Rev. 612/73	190	Rev. 105/75
56	Rev. 11/76	191	Rev. 704/78
58	Rev. 423/72	192	Rev. 517/71
59	Rev. 411/72	195	Rev. 510/72
60	Rev. 268/71	196	Rev. 295/73
61	Rev. 370/72	197	Rev. 392/71
63	Rev. 733/74	199	Rev. 407/78
67	Rev. 476/72	202	Rev. 609/78
70	Rev. 586/76	203	Rev. 457/71
72	Rev. 732/74	204	Rev. 704/78
82	Rev. 56/75	205	Rev. 407/78
91	Rev. 21/71	206	Rev. 517/71
93	Rev. 236/75	207	Rev. 84/74
96	Rev. 103/76	209	Rev. 205/71
97	Rev. 734/74	210	Rev. 84/74
99	Rev. 273/72	211	Rev. 379/75
101	Rev. 460/72	212	Rev. 246/72
102	Rev. 516/74	214	Rev. 419/73
103	Rev. 513/74	216	Rev. 69/73
105	Rev. 845/77	219	Rev. 390/72
106	Rev. 273/72	220	Rev. 720/73
107	Rev. 248/74	221	Rev. 261/73
109	Rev. 996/76	222	Rev. 190/71
111	Rev. 942/75	237	Rev. 197/71
112	Rev. 813/74	240	Exp.
116	Rev. 224/71	243	Rev. 803/75
117	Rev. 108/71	244	Rev. 803/75
120	Rev. 755/73	245	Rev. 803/75
121	Rev. 356/74	246	Rev. 803/75
122	Rev. 272/72	247	Rev. 803/75

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
248	Rev. 803 /75	461	Rev. 116 /75
249	Rev. 803 /75	462	Rev. 116 /75
250	Rev. 803 /75	463	Rev. 116 /75
252	Rev. 45 /72	464	Rev. 116 /75
253	Rev. 298 /72	465	Rev. 116 /75
254	Rev. 439 /77	466	Rev. 116 /75
255	Rev. 440 /77	467	Rev. 116 /75
257	Rev. 655 /78	468	Rev. 116 /75
258	Rev. 134 /72	469	Rev. 116 /75
276	Rev. 132 /75	470	Rev. 116 /75
279	Rev. 424 /74	471	Rev. 116 /75
282	Rev. 298 /72	472	Rev. 116 /75
283	Rev. 438 /77	473	Rev. 116 /75
289	Rev. 951 /75	474	Rev. 116 /75
294	Rev. 624 /76	475	Rev. 116 /75
295	Rev. 372 /75	476	Rev. 116 /75
296	Rev. 804 /75	477	Rev. 116 /75
298	Rev. 233 /78	478	Rev. 116 /75
299	Rev. 430 /71	479	Rev. 116 /75
305	Rev. 361 /78	480	Rev. 116 /75
315	Rev. 593 /72	481	Rev. 116 /75
316	Rev. 594 /72	482	Rev. 106 /71
335	Rev. 915 /78	483	Rev. 116 /75
347	Rev. 413 /73	484	Rev. 116 /75
350	Rev. 275 /73	485	Rev. 116 /75
361	Rev. 516 /73	486	Rev. 116 /75
363	Rev. 48 /75	487	Rev. 116 /75
366	Rev. 443 /77	488	Rev. 116 /75
367	Rev. 443 /77	489	Rev. 116 /75
373	Rev. 605 /77	490	Rev. 116 /75
374	Rev. 387 /72	491	Rev. 116 /75
376	Rev. 181 /71	492	Rev. 116 /75
378	Rev. 639 /77	493	Rev. 116 /75
381	Rev. 746 /73	494	Rev. 116 /75
382	Rev. 978 /75	495	Rev. 116 /75
385	Rev. 976 /75	496	Rev. 116 /75
388	Rev. 123 /72	497	Rev. 116 /75
409	Rev. 185 /75	498	Rev. 116 /75
410	Rev. 196 /76	499	Rev. 116 /75
417	Rev. 731 /73	500	Rev. 116 /75
420	Rev. 195 /76	501	Rev. 116 /75
424	Rev. 702 /75	502	Rev. 116 /75
425	Rev. 618 /77	503	Rev. 116 /75
428	Rev. 92 /73	504	Rev. 116 /75
431	Rev. 450 /78	505	Rev. 116 /75
440	Rev. 552 /74	519	Rev. 318 /71
443	Rev. 323 /72	520	Rev. 847 /74
444	Rev. 323 /72	540	Rev. 13 /72
446	Rev. 323 /72	542	Rev. 219 /71
447	Rev. 124 /72	543	Rev. 526 /71
448	Rev. 367 /71	546	Rev. 1000 /76
451	Rev. 558 /72	552	Rev. 936 /78
452	Rev. 559 /72	555	Rev. 58 /74
453	Rev. 259 /72	558	Rev. 856 /75
454	Rev. 259 /72	560	Rev. 1009 /75
459	Rev. 116 /75	561	Rev. 736 /73
460	Rev. 116 /75	562	Rev. 1008 /75

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
563	Rev. 1008/75	743	Rev. 410/77
564	Rev. 1008/75	744	Rev. 732/76
565	Rev. 498/71	745	Rev. 227/77
566	Rev. 807/75	746	Rev. 594/78
573	Rev. 335/75	747	Rev. 349/71
579	Rev. 4/78	748	Rev. 339/72
581	Rev. 394/72	750	Exp. See S.O. 1972, c. 96, s. 7 (2)
582	Rev. 92/76	751	Exp. See S.O. 1972, c. 96, s. 7 (2)
583	Rev. 230/78	752	Exp. See S.O. 1972, c. 96, s. 7 (2)
589	Rev. 498/78	753	Exp. See S.O. 1972, c. 96, s. 7 (2)
591	Rev. 189/78	754	Rev. 274/71
593	Rev. 190/78	755	Exp. See S.O. 1972, c. 96, s. 7 (2)
598	Rev. 193/78	758	Exp. See S.O. 1972, c. 96, s. 7 (2)
599	Rev. 194/78	773	Rev. 368/71
603	Rev. 546/71	776	Rev. 156/72
606	Rev. 775/73	778	Rev. 61/74
610	Rev. 465/71	780	Rev. 932/78
613	Rev. 372/73	782	Rev. 86/72
615	Rev. 451/71	783	Rev. 243/71
618	Exp. S.O. 1971, c. 96, s. 21	789	Rev. 325/78
621	Rev. 578/75	790	Rev. S.O. 1972, c. 94, s. 1
622	Rev. 508/72	791	Rev. S.O. 1972, c. 94, s. 1
633	Rev. 624/73	802	Rev. 647/77
638	Rev. 456/73	805	Rev. 376/71
645	Exp. S.O. 1973, c. 90, s. 3	806	Rev. 143/78
651	Rev. 585/75	813	Rev. 677/73
653	Rev. 347/73	814	Rev. 881/74
655	Rev. 207/72	816	Rev. 419/73
656	Rev. 117/76	818	Rev. 98/71
657	Rev. 618/74	825	Rev. 195/73
658	Rev. 579/75	829	Rev. S.O. 1972, c. 114, s. 1 (1)
659	Rev. 579/75	830	Rev. S.O. 1972, c. 144, s. 1 (1)
660	Rev. 579/75	831	Act repealed S.O. 1972, c. 119, s. 15
661	Rev. 579/75	833	Rev. 6/71
664	Rev. 68/71		
665	Rev. 69/71		
676	Rev. 568/72		
680	Rev. 77/76		
683	Rev. 168/73		
684	Rev. 564/73		
693	Rev. 26/74		
696	Rev. 258/78		
706	Rev. 972/75		
707	Rev. 429/72		
708	Rev. 668/73		
712	Rev. 73/75		
716	Rev. 113/71		
722	Rev. 61/77		
730	Rev. 349/71		
731	Rev. 293/71		
732	Rev. 615/78		
733	Rev. 738/76		
734	Rev. 408/77		
736	Rev. 437/71		
738	Rev. 409/77		
740	Rev. 338/75		
741	Rev. 380/77		

Ontario Regulations	Disposition
2/71	Rev. 618/74
4/71	Rev. 37/72
7/71	Rev. 168/73
8/71	Revkg.
9/71	Rev. 230/78
12/71	Rev. 190/78
13/71	Rev. 158/72
14/71	Rev. 598/72

Ontario Regulations	Disposition	Ontario Regulations	Disposition
15/71	Rev. 438/77	132/71	Rev. 237/74
20/71	Rev. 956/77	133/71	Rev. 103/76
23/71	Exp.	147/71	Exp.
26/71	Rev. 347/73	150/71	Rev. 870/77
27/71	Rev. 870/77	156/71	Rev. 268/72
31/71	Exp.	158/71	Rev. 463/72
33/71	Rev. 781/74	164/71	Rev. 558/78
34/71	Rev. 17/72	165/71	Rev. 128/72
35/71	Rev. 452/72	166/71	Rev. 803/75
36/71	Rev. 996/76	173/71	Exp.
46/71	Rev. 594/72	176/71	Rev. 1/75
47/71	Rev. 43/73	178/71	Exp.
48/71	Rev. 103/71	183/71	Rev. 187/72
49/71	Rev. 48/73	184/71	Rev. 116/73
50/71	Rev. 429/71	185/71	Rev. 367/73
52/71	Rev. 845/77	186/71	Rev. 187/72
54/71	Rev. 94/72	189/71	Exp.
55/71	Rev. 76/72	190/71	Rev. 316/73
56/71	Rev. 452/72	192/71	Rev. 439/72
60/71	Rev. 323/72	193/71	Rev. 438/72
64/71	Rev. 568/72	196/71	Rev. 103/76
65/71	Rev. 158/72	197/71	Rev. 720/74
66/71	Rev. 159/72	205/71	Revkg.
71/71	Rev. 49/75	206/71	Rev. 949/78
76/71	Rev. 124/73	207/71	Rev. 949/78
78/71	Rev. 20/76	208/71	Rev. 456/75
79/71	Rev. 298/73	209/71	Rev. 69/73
80/71	Rev. 560/78	212/71	Rev. 324/71
81/71	Rev. 552/72	213/71	Revkg.
83/71	Exp.	214/71	Rev. 12/72
84/71	Rev. 211/73	217/71	Rev. 439/74
85/71	Exp.	219/71	Revkg.
88/71	Rev. 431/72	220/71	Revkg.
90/71	Rev. 116/75	222/71	Rev. 388/72
91/71	Rev. 803/75	223/71	Rev. 768/73
92/71	Rev. 1009/75	225/71	Rev. 845/77
93/71	Rev. 69/73	226/71	Rev. 612/73
94/71	Rev. 524/75	228/71	Rev. 116/75
95/71	Rev. 56/75	234/71	Exp.
99/71	Rev. 131/74	235/71	Rev. 123/72
101/71	Exp.	236/71	Rev. 569/74
102/71	Rev. 618/73	240/71	Rev. 453/72
103/71	Rev. 543/71	241/71	Rev. 323/72
104/71	Rev. 494/73	242/71	Exp.
105/71	Rev. 420/71	243/71	Exp.
106/71	Rev. 116/75	245/71	Rev. 250/71
108/71	Rev. 824/73	247/71	Rev. 338/72
109/71	Rev. 94/72	248/71	Rev. 293/76
110/71	Exp.	250/71	Revkg.
112/71	Rev. 494/73	251/71	Rev. 219/72
113/71	Rev. 129/74	252/71	Rev. 53/75
121/71	Rev. 189/78	253/71	Rev. 73/72
122/71	Rev. 193/78	255/71	Rev. 188/75
123/71	Rev. 881/74	258/71	Rev. 366/78
129/71	Rev. 578/75	259/71	Rev. 626/74
130/71	Rev. 494/73	260/71	Rev. 443/77
131/71	Rev. 238/74	261/71	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
263 /71	Rev. 361 /78	354 /71	Rev. 713 /73
267 /71	Rev. 1008 /75	355 /71	Rev. 845 /74
268 /71	Rev. 465 /71	357 /71	Rev. 725 /74
270 /71	Rev. 419 /73	358 /71	Rev. 360 /71
273 /71	Exp.	359 /71	Rev. 69 /73
274 /71	Revkg.	360 /71	Revkg.
275 /71	Rev. 128 /78	363 /71	Rev. 190 /78
277 /71	Rev. 715 /73	364 /71	Rev. 189 /78
278 /71	Exp.	365 /71	Rev. 870 /77
279 /71	Exp.	370 /71	Rev. 275 /73
288 /71	Rev. 355 /74	371 /71	Rev. 570 /76
289 /71	Rev. 335 /75	377 /71	Rev. 335 /74
290 /71	Rev. 370 /72	379 /71	Rev. 809 /75
291 /71	Exp.	381 /71	Rev. 498 /71
292 /71	Rev. 728 /74	384 /71	Rev. 975 /76
294 /71	Rev. 715 /77	385 /71	Rev. 56 /75
295 /71	Rev. 366 /72	388 /71	Rev. 800 /73
296 /71	Rev. 95 /74	391 /71	Rev. 704 /78
298 /71	Rev. 522 /73	393 /71	Rev. 593 /75
299 /71	Rev. 1009 /75	397 /71	Rev. 576 /75
300 /71	Rev. 1009 /75	398 /71	Rev. 618 /74
301 /71	Rev. 527 /71	408 /71	Rev. 323 /72
302 /71	Rev. 1008 /75	412 /71	Exp.
303 /71	Rev. 1008 /75	414 /71	Exp.
304 /71	Rev. 1008 /75	415 /71	Exp.
305 /71	Rev. 1008 /75	416 /71	Exp.
306 /71	Rev. 1008 /75	418 /71	Rev. 388 /72
307 /71	Rev. 1008 /75	420 /71	Rev. 634 /75
308 /71	Rev. 1008 /75	421 /71	Rev. 541 /77
309 /71	Rev. 1008 /75	425 /71	Exp.
310 /71	Rev. 1008 /75	427 /71	Rev. 48 /73
311 /71	Rev. 1008 /75	428 /71	Rev. 605 /77
312 /71	Rev. 1008 /75	429 /71	Rev. 7 /73
313 /71	Rev. 1008 /75	430 /71	Revkg.
315 /71	Rev. 516 /76	431 /71	Rev. 158 /72
322 /71	Rev. 361 /74	432 /71	Rev. 189 /78
323 /71	Rev. 129 /74	433 /71	Rev. 69 /73
325 /71	Rev. 69 /73	434 /71	Rev. 123 /72
326 /71	Rev. 200 /72	435 /71	Rev. 800 /73
328 /71	Rev. 56 /75	439 /71	Rev. 184 /77
330 /71	Rev. 230 /78	442 /71	Rev. 60 /74
331 /71	Rev. 203 /74	446 /71	Exp.
332 /71	Rev. 204 /74	447 /71	Exp.
334 /71	Rev. 568 /72	448 /71	Exp.
337 /71	Rev. 95 /74	449 /71	Exp.
338 /71	Rev. 339 /72	450 /71	Exp.
339 /71	Rev. 609 /78	451 /71	Rev. 237 /72
340 /71	Rev. 366 /78	452 /71	Rev. 323 /72
341 /71	Rev. 323 /72	453 /71	Rev. 706 /74
342 /71	Rev. 520 /75	454 /71	Rev. 605 /77
345 /71	Rev. 451 /71	457 /71	Revkg.
346 /71	Exp.	458 /71	Rev. 809 /75
347 /71	Exp.	459 /71	Rev. 15 /72
348 /71	Rev. 48 /73	462 /71	Rev. 505 /71
350 /71	Rev. 190 /78	463 /71	Rev. 506 /71
351 /71	Rev. 159 /72	464 /71	Exp.
352 /71	Rev. 360 /71	465 /71	Rev. 562 /73

Ontario Regulations	Disposition	Ontario Regulations	Disposition
468 /71	Rev. 267 /72	37 /72	Rev. 901 /75
470 /71	Rev. 86 /74	39 /72	Rev. 797 /73
472 /71	Rev. 230 /78	42 /72	Exp.
476 /71	Exp.	43 /72	Exp.
481 /71	Rev. 464 /72	47 /72	Rev. 588 /78
488 /71	Rev. 48 /73	49 /72	Rev. 560 /78
490 /71	Exp.	50 /72	Rev. 87 /73
492 /71	Rev. 126 /75	54 /72	Rev. 494 /73
493 /71	Rev. 419 /75	58 /72	Rev. 375 /73
494 /71	Rev. 155 /78	59 /72	Rev. 715 /73
495 /71	Rev. 188 /75	60 /72	Rev. 518 /78
498 /71	Rev. 568 /72	61 /72	Rev. 268 /72
499 /71	Rev. 116 /75	63 /72	Rev. 356 /77
500 /71	Exp.	65 /72	Rev. 799 /73
504 /71	Rev. 870 /77	66 /72	Rev. 378 /72
505 /71	Rev. 536 /71	67 /72	Rev. 797 /73
506 /71	Rev. 537 /71	68 /72	Rev. 473 /72
507 /71	Exp.	69 /72	Rev. 609 /78
511 /71	Rev. 323 /72	73 /72	Rev. 446 /72
517 /71	Rev. 140 /75	76 /72	Revkg.
518 /71	Rev. 704 /78	83 /72	Rev. 116 /75
519 /71	Rev. 143 /78	85 /72	Rev. 931 /74
522 /71	Rev. 439 /74	86 /72	Revkg.
527 /71	Rev. 1009 /75	87 /72	Rev. 69 /73
528 /71	Rev. 1009 /75	89 /72	Rev. 289 /72
529 /71	Rev. 1008 /75	93 /72	Rev. 960 /76
530 /71	Rev. 704 /78	95 /72	Rev. 159 /72
531 /71	Rev. 140 /73	96 /72	Rev. 158 /72
536 /71	Rev. 271 /72	97 /72	Exp.
537 /71	Rev. 270 /72	105 /72	Rev. 634 /77
540 /71	Rev. S.O. 1972, c. 66, s. 18	106 /72	Rev. 845 /77
541 /71	Rev. 901 /75	108 /72	Exp.
543 /71	Rev. 326 /72	109 /72	Exp.
584 /71	Exp. See S.O. 1972, c. 92, s. 6	110 /72	Exp.
1 /72	Rev. 129 /74	111 /72	Rev. 173 /72
2 /72	Exp.	112 /72	Rev. 933 /78
3 /72	Rev. 761 /74	116 /72	Rev. 568 /72
4 /72	Exp.	118 /72	Rev. 188 /75
5 /72	Exp.	119 /72	Rev. 498 /78
7 /72	Rev. 31 /73	121 /72	Rev. 230 /74
8 /72	Exp.	122 /72	Exp. S.O. 1972, c. 91, s. 53
9 /72	Exp.	123 /72	Revkg.
11 /72	Rev. 713 /73	124 /72	Rev. 323 /72
12 /72	Rev. 845 /74	130 /72	Rev. 272 /73
16 /72	Rev. 629 /74	134 /72	Revkg.
17 /72	Rev. 37 /74	136 /72	Rev. 208 /74
20 /72	Rev. 413 /73	140 /73	Rev. 609 /78
25 /72	Rev. 187 /73	141 /72	Exp.
26 /72	Rev. 116 /75	142 /72	Exp.
27 /72	Rev. S.O. 1972, c. 94, s. 1	144 /72	Rev. 870 /77
28 /72	Exp.	145 /72	Rev. 961 /78
29 /72	Rev. 609 /78	148 /72	Rev. 325 /78
32 /72	Rev. 870 /77	153 /72	Rev. 897 /76
35 /72	Rev. 96 /72	154 /72	Rev. 881 /76
36 /72	Rev. 95 /72	155 /72	Rev. 347 /73
		156 /72	Rev. 880 /76
		157 /72	Rev. 323 /72

Ontario Regulations	Disposition	Ontario Regulations	Disposition
158/72	Rev. 184/73	280/72	Exp.
159/72	Rev. 183/73	281/72	Rev. 407/73
162/72	Exp.	282/72	Rev. 618/74
163/72	Exp.	283/72	Exp.
166/72	Rev. 845/74	284/72	Rev. 746/73
167/72	Rev. 188/75	286/72	Exp.
168/72	Rev. 439/74	287/72	Rev. 752/74
169/72	Rev. 98/75	289/72	Rev. 117/73
172/72	Rev. 258/78	290/72	Rev. 594/72
175/72	Rev. 117/75	291/72	Rev. 719/73
179/72	Rev. 959/78	294/72	Rev. 959/78
181/72	Rev. 713/73	295/72	Rev. 440/77
184/72	Rev. 594/72	296/72	Rev. 439/77
185/72	Rev. 148/74	297/72	Rev. 438/77
189/72	Rev. 456/75	298/72	Rev. 441/77
190/72	Exp.	302/72	Rev. 568/72
192/72	Rev. 337/72	304/72	Exp.
199/72	Rev. 715/75	305/72	Rev. 413/72
203/72	Exp.	309/72	Rev. 439/74
205/72	Rev. 174/74	310/72	Exp.
206/72	Rev. 677/73	312/72	Rev. 713/73
208/72	Rev. 335/75	313/72	Rev. 258/78
210/72	Exp.	314/72	Rev. 48/73
217/72	Exp.	318/72	Rev. 367/74
218/72	Rev. 205/74	320/72	Rev. 495/72
220/72	Rev. 323/72	321/72	Rev. 16/75
226/72	Rev. 268/77	322/72	Rev. 1008/75
227/72	Rev. 961/78	326/72	Rev. 349/73
228/72	Rev. 224/73	327/72	Exp.
229/72	Rev. 183/76	329/72	Rev. 178/73
232/72	Rev. 361/74	330/72	Rev. 230/78
236/72	Rev. 845/74	332/72	Rev. 184/73
237/72	Rev. 441/73	333/72	Rev. 183/73
238/72	Exp.	334/72	Rev. 266/76
240/72	Rev. 901/75	336/72	Rev. 336/73
244/72	Rev. 264/72	337/72	Rev. 69/73
246/72	Revkg.	340/72	Rev. 22/75
248/72	Exp.	342/72	Rev. 1046/75
249/72	Rev. 264/72	343/72	Rev. 464/72
250/72	Rev. 264/72	344/72	Exp.
251/72	Rev. 264/72	348/72	Rev. 634/77
252/72	Rev. 264/72	349/72	Rev. 439/74
253/72	Rev. 264/72	355/72	Exp.
254/72	Rev. 264/72	356/72	Rev. 578/75
256/72	Rev. 56/75	357/72	Rev. 287/77
257/72	Repl. 475/74	359/72	Exp.
258/72	Rev. 443/77	361/72	Rev. 544/72
261/72	Rev. 454/73	366/72	Rev. 618/77
264/72	Revkg.	369/72	Rev. 31/73
265/72	Rev. 594/72	379/72	Rev. 686/73
266/72	Rev. 267/74	380/72	Rev. 236/75
270/72	Rev. 262/73	383/72	Rev. 241/74
271/72	Rev. 444/72	384/72	Rev. 148/74
276/72	Rev. 961/78	385/72	Rev. 131/74
277/72	Rev. 634/77	386/72	Rev. 188/75
278/72	Exp.	387/72	Rev. 422/74
279/72	Exp.		

Ontario Regulations	Disposition	Ontario Regulations	Disposition
388/72	Rev. 393/73	525/72	Rev. 634/77
389/72	Rev. 443/77	530/72	Rev. 482/75
391/72	Rev. 561/74	535/72	Rev. 131/74
392/72	Rev. 456/75	536/72	Rev. 101/74
394/72	Rev. 299/73	542/72	Rev. 870/77
396/72	Rev. 24/74	544/72	Rev. 547/73
398/72	Exp.	545/72	Rev. 958/78
401/72	Rev. 647/77	549/72	Rev. 1011/76
403/72	Rev. 958/78	550/72	Rev. 618/74
405/72	Rev. 634/77	552/72	Rev. 618/74
406/72	Rev. 634/77	553/72	Rev. 618/74
409/72	Rev. 870/77	554/72	Rev. 971/74
412/72	Rev. 514/75	556/72	Rev. 1008/75
413/72	Rev. 48/73	557/72	Rev. 1008/75
416/72	Rev. 627/74	558/72	Revkg.
419/72	Rev. 456/75	560/72	Rev. 105/75
420/72	Rev. 732/74	563/72	Rev. 206/75
421/72	Rev. 621/74	564/72	Rev. 618/74
424/72	Rev. 713/73	567/72	Rev. 720/73
428/72	Rev. 972/75	570/72	Rev. 7/77
429/72	Revkg.	573/72	Exp.
434/72	Rev. 164/73	574/72	Exp.
438/72	Rev. 450/78	576/72	Rev. 859/76
444/72	Rev. 263/73	578/72	Rev. 490/75
445/72	Rev. 928/76	579/72	Rev. 752/73
446/72	Revkg.	582/72	Rev. 175/74
448/72	Exp.	583/72	Rev. 713/73
454/72	Rev. 40/75	584/72	Rev. 439/74
455/72	Rev. 1008/75	588/72	Rev. 331/73
456/72	Rev. 713/73	596/72	Rev. 372/73
457/72	Rev. 701/75	597/72	Rev. 89/78
458/72	Rev. 325/78	598/72	Rev. 174/73
461/72	Rev. 48/73	1/73	Rev. 961/78
465/72	Rev. 901/75	2/73	Rev. 959/78
467/72	Rev. 103/76	3/73	Exp.
468/72	Rev. 439/74	7/73	Rev. 1/74
469/72	Rev. 175/74	8/73	Rev. 585/75
476/72	Revkg.	9/73	Exp.
481/72	Rev. 174/73	13/73	Rev. 760/76
482/72	Rev. 173/73	16/73	Exp.
484/72	Exp.	18/73	Exp.
486/72	Exp.	19/73	Rev. 155/78
488/72	Rev. 692/74	23/73	Exp.
489/72	Rev. 960/78	24/73	Exp.
492/72	Rev. 634/77	26/73	Rev. 443/77
493/72	Rev. 760/74	29/73	Rev. 55/75
494/72	Rev. 48/73	31/73	Rev. 803/75
495/72	Rev. 545/74	32/73	Rev. 338/78
498/72	Rev. 568/72	33/73	Rev. 597/78
501/72	Rev. 131/74	37/73	Exp.
510/72	Rev. 760/76	39/73	Rev. 922/77
512/72	Revkg.	42/73	Exp.
514/72	Rev. 439/74	43/73	Rev. 194/78
515/72	Rev. 552/74	44/73	Rev. 599/78
521/72	Rev. 605/77	45/73	Revkg.
522/72	Rev. 48/73	48/73	Rev. 474/74
523/72	Rev. 393/73	49/73	Rev. 959/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
50/73	Rev. 958/78	197/73	Exp.
51/73	Exp.	200/73	Rev. 599/78
52/73	Exp.	201/73	Rev. 958/78
53/73	Rev. 975/76	205/73	Rev. 719/76
55/73	Rev. 597/78	209/73	Rev. 928/77
66/73	Rev. 377/77	212/73	Rev. 443/77
67/73	Rev. 131/74	214/73	Rev. 101/74
68/73	Rev. 86/74	215/73	Rev. 678/76
69/73	Rev. 804/73	216/73	Rev. 1008/75
70/73	Rev. 870/77	222/73	Rev. 345/75
73/73	Rev. 188/75	223/73	Rev. 346/75
75/73	Exp.	227/73	Rev. 429/73
76/73	Rev. 196/78	228/73	Exp.
83/73	Rev. 148/74	229/73	Exp.
86/73	Rev. 381/77	230/73	Rev. 187/78
87/73	Rev. 92/74	231/73	Rev. 140/75
90/73	Rev. 631/74	234/73	Rev. 878/76
92/73	Revkg.	235/73	Rev. 407/73
98/73	Rev. 961/78	236/73	Rev. 960/78
99/73	Rev. 634/77	237/73	Rev. 634/77
100/73	Rev. 959/78	238/73	Rev. 871/75
101/73	Rev. 235/73	239/73	Rev. 183/74
105/73	Rev. 958/78	240/73	Rev. 812/73
106/73	Rev. 1009/75	244/73	Rev. 871/75
107/73	Rev. 107/73	245/73	Rev. 148/74
112/73	Rev. 569/74	252/73	Rev. 901/75
117/73	Rev. 431/74	256/73	Rev. 545/74
119/73	Rev. 618/74	257/73	Rev. 1008/75
120/73	Rev. 618/74	262/73	Rev. 554/73
121/73	Rev. 26/74	263/73	Rev. 553/73
125/73	Exp.	264/73	Rev. 791/73
129/73	Rev. 474/74	265/73	Exp.
133/73	Rev. 444/73	267/73	Rev. 901/75
140/73	Rev. 609/78	268/73	Rev. 423/73
143/73	Rev. 1008/75	273/73	Exp.
144/73	Rev. 31/78	274/73	Exp.
145/73	Rev. 29/78	275/73	Rev. 966/75
148/73	Rev. 492/73	279/73	Rev. 860/77
153/73	Rev. 42/75	280/73	Rev. 861/77
156/73	Rev. 347/73	281/73	Rev. 862/77
161/73	Rev. 915/78	282/73	Rev. 863/77
166/73	Rev. 131/74	283/73	Rev. 864/77
168/73	Rev. 747/77	284/73	Rev. 865/77
169/73	Rev. 230/73	286/73	Rev. 677/77
173/73	Rev. 190/78	287/73	Rev. 270/78
174/73	Rev. 189/78	288/73	Rev. 660/77
178/73	Rev. 756/74	289/73	Rev. 678/77
179/73	Rev. 757/74	290/73	Rev. 928/77
181/73	Rev. 419/77	291/73	Rev. 272/78
182/73	Rev. 936/78	292/73	Rev. 723/76
183/73	Rev. 461/73	293/73	Rev. 132/77
184/73	Rev. 460/73	295/73	Rev. 407/78
185/73	Rev. 713/73	305/73	Rev. 1008/75
188/73	Rev. 240/73	306/73	Rev. 961/78
189/73	Rev. 357/74	311/73	Rev. 441/77
192/73	Exp.	312/73	Rev. 438/77
196/73	Rev. 961/78	313/73	Rev. 440/77

Ontario Regulations	Disposition	Ontario Regulations	Disposition
314/73	Rev. 439/77	436/73	Rev. 678/77
318/73	Rev. 325/78	438/73	Exp.
323/73	Rev. 906/76	439/73	Rev. 915/78
328/73	Rev. 73/75	441/73	Rev. 573/74
331/73	Rev. 703/73	445/73	Exp.
332/73	Exp.	447/73	Rev. 114/74
333/73	Rev. 208/74	450/73	Rev. 131/74
334/73	Rev. 405/73	457/73	Rev. 603/73
335/73	Rev. 404/73	458/73	Rev. 675/73
336/73	Rev. 260/74	459/73	Rev. 117/76
337/73	Rev. 208/74	460/73	Rev. 204/74
338/73	Rev. 101/74	461/73	Rev. 189/78
341/73	Rev. 514/75	462/73	Rev. 421/74
344/73	Rev. 961/78	464/73	Exp.
345/73	Rev. 634/77	465/73	Exp.
349/73	Rev. 427/73	469/73	Rev. 865/77
352/73	Rev. 471/73	470/73	Rev. 861/77
358/73	Rev. 958/78	471/73	Rev. 277/77
354/73	Rev. 534/73	479/73	Exp.
356/73	Rev. 972/75	488/73	Exp.
360/73	Rev. 929/76	490/73	Rev. 677/77
361/73	Exp.	494/73	Rev. 949/74
362/73	Rev. 643/74	496/73	Rev. 271/78
367/73	Rev. 179/78	497/73	Exp.
370/73	Rev. 901/75	501/73	Rev. 268/77
371/73	Rev. 591/76	503/73	Rev. 425/74
373/73	Rev. 439/74	505/73	Rev. 707/73
374/73	Rev. 799/73	506/73	Rev. 708/73
377/73	Rev. 387/76	508/73	Rev. 360/74
378/73	Rev. 797/73	509/73	Rev. 396/74
383/73	Rev. 804/73	510/73	Rev. 373/74
386/73	Exp.	511/73	Rev. 374/74
389/73	Exp.	512/73	Rev. 376/74
393/73	Rev. 459/74	513/73	Rev. 949/75
394/73	Rev. 474/74	514/73	Rev. 325/78
395/73	Rev. 258/78	523/73	Rev. 569/74
396/73	Rev. 377/77	524/73	Rev. 568/74
397/73	Rev. 1009/75	526/73	Rev. 634/77
398/73	Rev. 1008/75	528/73	Rev. 861/77
399/73	Rev. 578/75	531/73	Exp.
400/73	Exp.	532/73	Exp.
402/73	Rev. 545/74	533/73	Rev. 605/77
403/73	Rev. 569/74	534/73	Rev. 756/73
404/73	Rev. 458/73	536/73	Rev. 450/78
405/73	Rev. 457/73	543/73	Rev. 901/75
406/73	Rev. 343/74	547/73	Rev. 448/74
407/73	Rev. 462/74	548/73	Rev. 238/74
409/73	Rev. 16/76	549/73	Rev. 237/74
411/73	Exp.	550/73	Rev. 958/78
415/73	Exp.	552/73	Rev. 677/77
421/73	Rev. 42/75	553/73	Rev. 707/73
425/73	Rev. 958/78	554/73	Rev. 708/73
426/73	Rev. 11/76	555/73	Rev. 456/75
427/73	Rev. 572/73	557/73	Exp.
433/73	Rev. 33/77	559/73	Rev. 801/73
434/73	Rev. 89/78	560/73	Rev. 798/73
435/73	Rev. 677/77	562/73	Rev. 1023/75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
563 /73	Rev. 474 /74	664 /73	Rev. 174 /74
564 /73	Rev. 230 /76	665 /73	Rev. 421 /74
569 /73	Exp.	668 /73	Revkg.
570 /73	Exp.	670 /73	Rev. 225 /74
571 /73	Exp.	671 /73	Exp.
572 /73	Rev. 627 /73	674 /73	Exp.
573 /73	Rev. 573 /74	675 /73	Rev. 226 /74
575 /73	Exp.	676 /73	Rev. 754 /73
577 /73	Rev. 660 /77	678 /73	Rev. 272 /78
582 /73	Rev. 860 /77	679 /73	Rev. 677 /77
584 /73	Rev. 269 /78	681 /73	Exp.
585 /73	Rev. 271 /78	682 /73	Exp.
586 /73	Rev. 937 /75	688 /73	Rev. 407 /
587 /73	Rev. 865 /77	689 /73	Rev. 771 /74
588 /73	Rev. 908 /74	690 /73	Exp.
589 /73	Rev. 272 /78	693 /74	Rev. 863 /77
590 /73	Rev. 260 /74	694 /73	Rev. 865 /77
591 /73	Rev. 345 /74	695 /73	Exp.
592 /73	Rev. 861 /77	696 /73	Rev. 961 /78
594 /73	Rev. 1029 /75	697 /73	Rev. 634 /77
595 /73	Rev. 792 /73	698 /73	Rev. 1009 /75
596 /73	Exp.	701 /73	Exp.
597 /73	Exp.	702 /73	Exp.
598 /73	Rev. 677 /77	703 /73	Rev. 94 /74
599 /73	Rev. 573 /74	705 /73	Rev. 809 /75
603 /73	Rev. 204 /74	707 /73	Rev. 827 /73
604 /73	Rev. 675 /73	708 /73	Rev. 828 /73
606 /73	Rev. 958 /78	710 /73	Rev. 958 /78
607 /73	Rev. 960 /78	711 /73	Rev. 959 /78
608 /73	Rev. 474 /74	712 /73	Exp.
609 /73	Rev. 377 /77	720 /73	Rev. 837 /74
610 /73	Rev. 632 /74	725 /73	Rev. 861 /77
611 /73	Exp.	726 /73	Rev. 863 /77
613 /73	Rev. 1009 /75	727 /73	Rev. 269 /78
614 /73	Rev. 1008 /75	728 /73	Rev. 271 /78
615 /73	Rev. 269 /78	733 /73	Rev. 711 /74
625 /73	Rev. 800 /74	736 /73	Revkg.
627 /73	Rev. 25 /74	737 /73	Rev. 1008 /75
629 /73	Rev. 861 /77	738 /73	Exp.
634 /73	Rev. 889 /74	739 /73	Rev. 845 /74
636 /73	Rev. 456 /75	743 /73	Rev. 156 /78
643 /73	Rev. 226 /74	745 /73	Rev. 262 /76
644 /73	Rev. 618 /74	748 /73	Exp.
646 /73	Rev. 89 /78	752 /73	Rev. 971 /77
647 /73	Rev. 861 /77	753 /73	Rev. 827 /73
648 /73	Rev. 677 /77	754 /73	Rev. 828 /73
649 /73	Rev. 678 /77	756 /73	Rev. 94 /75
650 /73	Rev. 271 /78	757 /73	Rev. 93 /75
651 /73	Rev. 272 /78	759 /73	Rev. 922 /77
652 /73	Rev. 634 /77	765 /73	Rev. 861 /77
654 /73	Rev. 435 /74	766 /73	Rev. 865 /77
656 /73	Rev. 271 /78	767 /73	Rev. 271 /78
657 /73	Rev. 474 /74	768 /73	Rev. 579 /75
658 /73	Rev. 325 /78	769 /73	Exp.
659 /73	Rev. 474 /74	770 /73	Rev. 611 /74
661 /73	Rev. 407 /78	771 /73	Rev. 609 /74
662 /73	Rev. 462 /74	778 /73	Rev. 599 /78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
782/73	Rev. 865/77	82/74	Rev. 865/77
783/73	Rev. 269/78	83/74	Rev. 677/77
784/73	Rev. 271/78	84/74	Rev. 920/75
785/73	Rev. 272/78	89/74	Rev. 999/74
786/73	Rev. 959/78	90/74	Rev. 453/78
789/73	Rev. 42/75	92/74	Rev. 77/75
791/73	Rev. 407/78	93/74	Rev. 268/77
792/73	Rev. 382/74	94/74	Rev. 163/74
793/73	Rev. 573/77	96/74	Rev. 269/78
795/73	Rev. 89/78	97/74	Rev. 271/78
799/73	Rev. 294/76	98/74	Rev. 959/78
803/73	Rev. 676/74	99/74	Rev. 889/74
804/73	Rev. 474/76	101/74	Rev. 495/75
810/73	Rev. 232/75	119/74	Rev. 864/77
812/73	Rev. 890/74	124/74	Rev. 803/75
815/73	Rev. 881/76	125/74	Rev. 803/75
818/73	Rev. 932/78	126/74	Rev. 803/75
819/73	Rev. 880/76	127/74	Rev. 203/74
820/73	Rev. 851/75	128/74	Rev. 204/74
825/73	Rev. 677/77	129/74	Rev. 792/77
826/73	Exp.	132/74	Rev. 960/78
827/73	Rev. 189/78	133/74	Rev. 870/77
828/73	Rev. 289/77	134/74	Rev. 1008/75
3/74	Rev. 1008/75	135/74	Exp.
5/74	Rev. 599/78	138/74	Rev. 865/77
8/74	Rev. 456/75	141/74	Rev. 863/77
9/74	Rev. 695/77	144/74	Rev. 271/78
10/74	Rev. 67/74	145/74	Rev. 269/78
12/74	Rev. 958/78	149/74	Rev. 860/77
13/74	Rev. 961/78	150/74	Rev. 861/77
14/74	Rev. 634/77	151/74	Rev. 958/78
15/74	Rev. 860/77	152/74	Rev. 677/77
16/74	Exp.	157/74	Rev. 554/75
24/74	Rev. 382/75	161/74	Rev. 272/78
25/74	Rev. 346/74	163/74	Rev. 401/74
38/74	Rev. 963/78	166/74	Rev. 568/74
40/74	Rev. 129/76	167/74	Rev. 237/74
45/74	Rev. 861/77	169/74	Exp.
47/74	Rev. 230/78	170/74	Rev. 569/74
49/74	Rev. 141/77	173/74	Rev. 771/74
54/74	Rev. 127/74	174/74	Rev. 103/76
55/74	Rev. 128/74	177/74	Rev. 956/77
56/74	Rev. 257/78	178/74	Rev. 702/75
58/74	Revkg.	180/74	Rev. 587/75
61/74	Revkg.	181/74	Rev. 88/78
62/74	Rev. 271/78	185/74	Rev. 871/75
63/74	Rev. 272/78	189/74	Exp.
68/74	Rev. 609/78	194/74	Rev. 271/78
69/74	Rev. 779/74	195/74	Rev. 599/78
71/74	Rev. 533/74	197/74	Rev. 272/78
72/74	Rev. 647/77	198/74	Rev. 678/77
73/74	Rev. 863/77	199/74	Rev. 271/78
74/74	Rev. 678/77	203/74	Rev. 240/75
77/74	Rev. 1008/75	204/74	Rev. 241/75
79/74	Rev. 579/75	206/74	Rev. 474/76
80/74	Rev. 579/75	207/74	Rev. 609/78
81/74	Rev. 961/78	208/74	Rev. 258/75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
209 /74	Rev. 677 /77	392 /74	Rev. 88 /78
211 /74	Rev. 465 /74	393 /74	Rev. 268 /77
217 /74	Rev. 860 /77	401 /74	Rev. 539 /74
218 /74	Rev. 862 /77	402 /74	Exp.
219 /74	Rev. 864 /77	404 /74	Rev. 597 /78
223 /74	Rev. 704 /78	405 /74	Rev. 271 /78
224 /74	Rev. 407 /78	407 /74	Rev. 958 /78
225 /74	Rev. 224 /77	409 /74	Rev. 528 /74
226 /74	Rev. 792 /74	410 /74	Exp.
234 /74	Rev. 269 /78	412 /74	Exp.
235 /74	Rev. 545 /74	413 /74	Rev. 185 /74
236 /74	Rev. 545 /74	417 /74	Rev. 487 /74
242 /74	Rev. 188 /75	418 /74	Rev. 488 /74
243 /74	Rev. 188 /75	422 /74	Rev. 612 /74
244 /74	Rev. 103 /76	424 /74	Revkg.
245 /74	Rev. 865 /77	427 /74	Rev. 598 /74
252 /74	Rev. 569 /74	433 /74	Rev. 634 /77
253 /74	Rev. 568 /74	435 /74	Rev. 629 /75
260 /74	Rev. 32 /75	437 /74	Rev. 271 /78
262 /74	Rev. 961 /78	442 /74	Exp.
263 /74	Rev. 634 /77	446 /74	Rev. 545 /74
266 /74	Exp.	447 /74	Rev. 595 /78
269 /74	Rev. 476 /77	448 /74	Rev. 683 /74
277 /74	Rev. 597 /77	453 /74	Rev. 192 /75
292 /74	Rev. 605 /76	454 /74	Rev. 103 /76
297 /74	Rev. 710 /77	457 /74	Exp.
298 /74	Rev. 108 /75	459 /74	Rev. 150 /75
301 /74	Rev. 101 /78	461 /74	Rev. 861 /77
303 /74	Rev. 619 /75	462 /74	Rev. 731 /75
322 /74	Rev. 843 /77	463 /74	Rev. 732 /75
324 /74	Rev. 352 /74	464 /74	Rev. 733 /75
326 /74	Rev. 833 /75	465 /74	Rev. 734 /75
334 /74	Rev. 357 /77	466 /74	Rev. 735 /75
338 /74	Rev. 687 /75	468 /74	Rev. 699 /74
339 /74	Rev. 695 /77	469 /74	Rev. 698 /74
341 /74	Rev. 417 /74	470 /74	Rev. 92 /75
342 /74	Rev. 418 /74	471 /74	Exp.
343 /74	Rev. 557 /75	472 /74	Rev. 476 /77
346 /74	Rev. 427 /74	474 /74	Rev. 555 /75
348 /74	Rev. 604 /76	476 /74	Rev. 196 /76
351 /74	Rev. 272 /78	479 /74	Rev. 269 /78
352 /74	Revkg.	480 /74	Rev. 677 /77
357 /74	Rev. 891 /74	482 /74	Rev. 958 /78
361 /74	Revkg.	485 /74	Rev. 230 /75
362 /74	Rev. 678 /76	486 /74	Rev. 232 /75
364 /74	Rev. 179 /78	487 /74	Rev. 189 /78
370 /74	Rev. 180 /76	488 /74	Rev. 742 /74
372 /74	Revkg.	489 /74	Exp.
377 /74	Rev. 809 /75	490 /74	Exp.
378 /74	Rev. 269 /78	493 /74	Exp.
379 /74	Rev. 677 /77	501 /74	Rev. 272 /78
382 /74	Rev. 456 /74	506 /74	Exp.
385 /74	Rev. 564 /78	510 /74	Exp.
386 /74	Rev. 93 /75	511 /74	Rev. 619 /75
389 /74	Rev. 271 /78	519 /74	Exp.
390 /74	Rev. 677 /77	520 /74	Rev. 529 /74
391 /74	Rev. 272 /78	526 /74	Rev. 677 /77
		529 /74	Revkg.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
530 /74	Rev. 205 /77	649 /74	Rev. 741 /74
536 /74	Rev. 269 /78	650 /74	Rev. 742 /74
537 /74	Exp.	651 /74	Rev. 736 /75
538 /74	Rev. 785 /74	652 /74	Rev. 734 /75
539 /74	Rev. 693 /74	653 /74	Rev. 92 /75
541 /74	Exp.	657 /74	Rev. 732 /75
542 /74	Rev. 474 /76	659 /74	Rev. 150 /75
543 /74	Rev. 258 /74	660 /74	Rev. 35 /76
545 /74	Rev. 900 /76	661 /74	Exp.
549 /74	Rev. 271 /78	662 /74	Rev. 443 /77
550 /74	Rev. 861 /77	664 /74	Rev. 239 /75
552 /74	Rev. 434 /76	667 /74	Rev. 860 /77
554 /74	Rev. 698 /77	668 /74	Rev. 862 /77
560 /74	Exp.	669 /74	Rev. 269 /78
564 /74	Rev. 568 /74	670 /74	Rev. 271 /78
565 /74	Rev. 509 /74	671 /74	Rev. 258 /78
566 /74	Rev. 619 /77	675 /74	Rev. 258 /75
567 /74	Rev. 828 /74	678 /74	Rev. 906 /76
568 /74	Rev. 314 /76	680 /74	Rev. 77 /76
569 /74	Rev. 389 /76	681 /74	Rev. 846 /75
574 /74	Rev. 949 /75	683 /74	Rev. 332 /75
575 /74	Rev. 649 /74	685 /74	Rev. 4 /76
576 /74	Rev. 650 /74	690 /74	Rev. 901 /75
577 /74	Rev. 959 /78	691 /74	Rev. 958 /78
578 /74	Rev. 621 /74	697 /74	Exp.
579 /74	Rev. 792 /74	710 /74	Rev. 618 /77
580 /74	Rev. 742 /74	711 /74	Rev. 726 /78
583 /74	Rev. 863 /77	717 /74	Rev. 470 /75
584 /74	Rev. 271 /78	720 /74	Rev. 565 /75
588 /74	Rev. 377 /77	721 /74	Exp.
590 /74	Rev. 862 /77	722 /74	Rev. 456 /75
591 /74	Rev. 865 /77	723 /74	Rev. 1011 /76
592 /74	Rev. 272 /78	731 /74	Exp.
593 /74	Rev. 861 /77	732 /74	Rev. 879 /75
594 /74	Rev. 677 /77	733 /74	Rev. 879 /75
598 /74	Rev. 920 /74	734 /74	Rev. 879 /75
602 /74	Rev. 961 /78	735 /74	Rev. 272 /78
603 /74	Rev. 634 /77	736 /74	Rev. 732 /75
605 /74	Rev. 866 /77	737 /74	Rev. 961 /78
608 /74	Rev. 433 /76	738 /74	Rev. 634 /77
610 /74	Rev. 434 /76	739 /74	Rev. 634 /77
611 /74	Rev. 803 /75	740 /74	Exp.
616 /74	Rev. 476 /77	741 /74	Rev. 44 /75
621 /74	Rev. 358 /78	742 /74	Rev. 68 /75
622 /74	Rev. 272 /78	743 /74	Rev. 358 /78
624 /74	Rev. 678 /77	744 /74	Rev. 864 /77
625 /74	Rev. 597 /78	745 /74	Rev. 269 /78
628 /74	Rev. 605 /77	746 /74	Rev. 271 /78
631 /74	Rev. 239 /78	747 /74	Exp.
635 /74	Exp.	760 /74	Revkg.
638 /74	Rev. 900 /76	763 /74	Rev. 809 /75
642 /74	Rev. 677 /77	767 /74	Rev. 861 /77
644 /74	Rev. 419 /75	769 /74	Rev. 272 /78
645 /74	Rev. 155 /78	775 /74	Rev. 89 /78
646 /74	Exp.	785 /74	Rev. 422 /75
647 /74	Exp.	787 /74	Rev. 860 /77
648 /74	Exp.	788 /74	Rev. 193 /75

Ontario Regulations	Disposition	Ontario Regulations	Disposition
792 /74	Rev. 240 /75	934 /74	Exp.
793 /74	Rev. 456 /75	935 /74	Exp.
796 /74	Rev. 469 /75	939 /74	Rev. 214 /75
797 /74	Rev. 677 /77	946 /74	Rev. 77 /76
809 /74	Rev. 959 /78	948 /74	Rev. 860 /77
815 /74	Rev. 476 /77	950 /74	Rev. 647 /77
819 /74	Rev. 998 /74	951 /74	Rev. 377 /77
821 /74	Exp.	956 /74	Rev. 952 /77
824 /74	Rev. 833 /75	959 /74	Rev. 37 /75
827 /74	Rev. 269 /78	965 /74	Rev. 178 /75
828 /74	Rev. 919 /75	972 /74	Rev. 310 /78
830 /74	Rev. 67 /75	976 /74	Rev. 377 /77
833 /74	Rev. 272 /78	977 /74	Rev. 695 /77
840 /74	Rev. 599 /78	978 /74	Rev. 695 /77
843 /74	Rev. 269 /78	979 /74	Rev. 141 /75
844 /74	Rev. 271 /78	980 /74	Rev. 142 /75
846 /74	Rev. 92 /75	981 /74	Rev. 861 /77
848 /74	Rev. 420 /76	982 /74	Rev. 864 /77
850 /74	Rev. 407 /78	985 /74	Exp.
851 /74	Exp.	986 /74	Exp.
852 /74	Rev. 840 /75	988 /74	Rev. 803 /75
854 /74	Rev. 833 /75	989 /74	Rev. 803 /75
858 /74	Rev. 258 /78	990 /74	Rev. 264 /75
860 /74	Rev. 710 /77	991 /74	Exp.
861 /74	Rev. 861 /77	993 /74	Rev. 332 /76
866 /74	Rev. 637 /78	994 /74	Rev. 333 /76
867 /74	573 /78	2 /75	Rev. 269 /78
870 /74	Rev. 166 /77	3 /75	Rev. 1008 /75
882 /74	Rev. 1043 /75	8 /75	Rev. 474 /76
885 /74	Rev. 474 /76	10 /75	Rev. 734 /75
886 /74	Exp.	18 /75	Rev. 634 /77
887 /74	Rev. 443 /77	19 /75	Rev. 861 /77
890 /74	Rev. 231 /75	21 /75	Rev. 281 /75
891 /74	Rev. 233 /75	32 /75	Rev. 140 /77
893 /74	Rev. 298 /75	33 /75	Rev. 194 /77
895 /74	Exp.	34 /75	Rev. 710 /77
896 /74	Exp.	35 /75	Rev. 860 /77
898 /74	Rev. 747 /77	36 /75	Rev. 677 /77
899 /74	Rev. 861 /77	40 /75	Exp.
900 /74	Rev. 865 /77	41 /75	Exp.
901 /74	Rev. 677 /77	44 /75	Rev. 240 /75
903 /74	Rev. 678 /77	45 /75	Rev. 241 /75
904 /74	Rev. 678 /77	51 /75	Exp.
908 /74	Rev. 271 /78	56 /75	Revkg.
913 /74	Rev. 212 /78	57 /75	Rev. 599 /78
914 /74	Rev. 861 /77	58 /75	Exp.
915 /74	Rev. 865 /77	59 /75	Rev. 272 /78
916 /74	Rev. 932 /78	61 /75	Rev. 77 /76
920 /74	Rev. 66 /75	63 /75	Rev. 11 /76
921 /74	Rev. 311 /75	66 /75	Rev. 139 /75
922 /74	Rev. 312 /75	67 /75	Rev. 141 /75
925 /74	Exp.	68 /75	Rev. 241 /75
926 /74	Rev. 389 /76	69 /75	Rev. 95 /76
927 /74	Rev. 314 /76	70 /75	Exp.
928 /74	Rev. 959 /78	71 /75	Exp.
930 /74	Exp.	72 /75	Exp.
933 /74	Rev. 89 /78	74 /75	Rev. 389 /76

Ontario Regulations	Disposition	Ontario Regulations	Disposition
75/75	Rev. 314/76	258/75	Rev. 188/77
77/75	Rev. 193/76	264/75	Rev. 566/75
78/75	Rev. 587/77	271/75	Rev. 961/78
79/75	Rev. 618/77	273/75	Rev. 190/76
88/75	Rev. 860/77	274/75	Rev. 803/75
89/75	Rev. 677/77	276/75	Rev. 107/76
90/75	Rev. 271/78	277/75	Rev. 106/76
93/75	Rev. 304/75	278/75	Rev. 104/76
94/75	Rev. 303/76	285/75	Exp.
102/75	Rev. 144	288/75	Rev. 407/76
114/75	Rev. 870/77	296/75	Rev. 322/78
115/75	Rev. 638/78	297/75	Rev. 695/77
117/75	Rev. 1009/76	301/75	Rev. 677/77
124/75	Rev. 269/78	302/75	Rev. 678/77
125/75	Rev. 961/78	303/75	Rev. 673/77
127/75	Rev. 862/77	305/75	Rev. 907/78
129/75	Rev. 678/77	310/75	Rev. 229/76
132/75	Revkg.	311/75	Rev. 189/78
139/75	Rev. 750/75	312/75	Rev. 488/76
141/75	Rev. 311/75	317/75	Rev. 237/77
142/75	Rev. 312/75	321/75	Rev. 803/75
143/75	Rev. 603/75	332/75	Rev. 682/75
146/75	Exp.	333/75	Rev. 268/77
147/75	Exp.	336/75	Rev. 856/75
148/75	Exp.	338/75	Revkg.
150/75	Rev. 122/77	340/75	Exp.
163/75	Exp.	353/75	Rev. 271/78
170/75	Rev. 952/77	370/75	Rev. 272/78
179/75	Rev. 932/78	375/75	Rev. 677/77
180/75	Rev. 863/77	376/75	Rev. 428/75
185/75	Rev. 913/77	377/75	Rev. 678/77
186/75	Rev. 1009/75	378/75	Rev. 846/75
188/75	Rev. 508/77	379/75	Revkg.
190/75	Rev. 193/76	386/75	Rev. 678/76
192/75	Revkg.	400/75	Rev. 586/75
193/75	Revkg.	405/75	Rev. 687/78
196/75	Rev. 389/76	407/75	Rev. 241/76
197/75	Rev. 314/76	419/75	Rev. 732/78
199/75	Rev. 193/76	424/75	Rev. 958/78
200/75	Rev. 193/76	425/75	Rev. 959/78
203/75	Rev. 677/77	426/75	Rev. 634/77
204/75	Rev. 678/77	427/75	Rev. 861/77
205/75	Rev. 356/76	428/75	Rev. 678/77
212/75	Rev. 959/78	431/75	Rev. 833/75
216/75	Rev. 271/78	435/75	Rev. 122/77
217/75	Rev. 272/78	436/75	Rev. 603/75
230/75	Rev. 75/76	437/75	Rev. 269/78
231/75	Rev. 349/76	446/75	Rev. 881/76
233/75	Rev. 347/76	448/75	Rev. 963/78
238/75	Rev. 89/78	454/75	Rev. 227/78
240/75	Rev. 382/76	456/75	Rev. 936/77
241/75	Rev. 383/76	459/75	Rev. 382/76
248/75	Rev. 881/76	460/75	Rev. 383/76
252/75	Rev. 634/77	461/75	Rev. 833/75
256/75	Rev. 1008/75	464/75	Rev. 269/78
257/75	Rev. 1008/75	465/75	Rev. 677/77
		466/75	Rev. 272/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
468/75	Rev. 616/76	620/75	Rev. 861/77
469/75	Rev. 601/75	621/75	Rev. 864/77
476/75	Exp.	622/75	Rev. 269/78
479/75	Rev. 389/76	624/75	Rev. 377/77
480/75	Rev. 314/76	630/75	Rev. 272/78
481/75	Exp.	631/75	Rev. 272/78
482/75	Rev. 407/78	642/75	Rev. 150/77
488/75	Rev. 681/75	643/75	Rev. 407/78
494/75	Rev. 97/77	644/75	Rev. 407/78
495/75	Rev. 348/78	662/75	Rev. 677/77
496/75	Rev. 864/77	663/75	Rev. 476/77
499/75	Rev. 491/76	668/75	Rev. 678/76
507/75	Exp.	672/75	Rev. 1008/75
508/75	Rev. 389/76	673/75	Rev. 227/78
509/75	Rev. 389/76	674/75	Rev. 173/77
510/75	Rev. 314/76	682/75	Rev. 38/76
511/75	Rev. 314/76	694/75	Rev. 638/78
520/75	Rev. 578/75	699/75	Rev. 271/78
528/75	Rev. 188/77	700/75	Rev. 634/77
529/75	Rev. 272/78	703/75	Rev. 618/77
530/75	Rev. 377/77	704/75	Rev. 958/78
531/75	Rev. 272/78	707/75	Rev. 476/77
533/75	Rev. 77/76	710/75	Rev. 304/76
538/75	Rev. 269/78	711/75	Exp.
539/75	Rev. 271/78	716/75	Rev. 935/75
540/75	Rev. 964/78	718/75	Rev. 695/77
541/75	Rev. 906/76	719/75	Rev. 695/77
543/75	Rev. 36/76	727/75	Rev. 469/75
544/75	Rev. 229/76	729/75	Rev. 982/75
552/75	Rev. 66/76	730/75	Exp.
553/75	Rev. 269/78	731/75	Rev. 835/75
555/75	Rev. 304/76	732/75	Rev. 959/78
557/75	Rev. 381/76	733/75	Rev. 836/75
558/75	Rev. 678/77	734/75	Rev. 961/78
561/75	Rev. 698/76	736/75	Rev. 964/78
565/75	Rev. 3/77	737/75	Rev. 89/78
566/75	Rev. 784/75	738/75	Rev. 270/78
567/75	Rev. 3/77	739/75	Rev. 864/77
572/75	Rev. 689/75	740/75	Rev. 96/76
573/75	Rev. 508/77	743/75	Rev. 846/75
575/75	Rev. 522/76	744/75	Rev. 77/76
587/75	Rev. 893/77	747/75	Rev. 528/76
588/75	Rev. 508/77	750/75	Rev. 249/76
593/75	Revkg.	754/75	Rev. 549/76
595/75	Rev. 865/77	762/75	Rev. 377/77
597/75	Rev. 3/77	763/75	Rev. 77/76
600/75	Rev. 901/75	766/75	Exp.
601/75	Rev. 711/76	767/75	Exp.
603/75	Rev. 474/76	768/75	Rev. 821/76
604/75	Rev. 647/77	769/75	Exp.
607/75	Rev. 615/75	773/75	Rev. 677/77
611/75	Rev. 269/78	775/75	Rev. 527/77
612/75	Rev. 677/77	781/75	Rev. 833/75
615/75	Revkg.	783/75	Rev. 959/78
617/75	Rev. 900/76	784/75	Rev. 1020/75
618/75	Rev. 389/76	786/75	Rev. 269/78
619/75	Rev. 1002/78	787/75	Rev. 77/76

Ontario Regulations	Disposition	Ontario Regulations	Disposition
789 /75	Rev. 861 /77	982 /75	Rev. 269 /78
790 /75	Rev. 269 /78	983 /75	Rev. 962 /78
795 /75	Rev. 704 /76	984 /75	Rev. 963 /78
801 /75	Rev. 269 /78	995 /75	Exp.
807 /75	Revkg.	997 /75	Rev. 663 /78
810 /75	Rev. 188 /77	1001 /75	Exp.
811 /75	Rev. 407 /78	1003 /75	Exp.
813 /75	Rev. 926 /75	1005 /75	Exp.
823 /75	Rev. 699 /77	1011 /75	Rev. 508 /77
825 /75	Rev. 558 /76	1012 /75	Rev. 188 /76
830 /75	Rev. 861 /77	1014 /75	Rev. 73 /77
832 /75	Rev. 936 /75	1016 /75	Rev. 229 /76
833 /75	Revkg.	1020 /75	Rev. 216 /76
835 /75	Rev. 958 /78	1022 /75	Rev. 392 /78
836 /75	Rev. 962 /78	1028 /75	Rev. 377 /77
839 /75	Rev. 677 /77	1029 /75	Rev. 271 /78
846 /75	Revkg.	1031 /75	Rev. 1002 /78
852 /75	Rev. 1002 /78	1035 /75	Rev. 936 /77
853 /75	Rev. 961 /78	1036 /75	Rev. 508 /77
857 /75	Rev. 1002 /78	1037 /75	Rev. 508 /77
864 /75	Rev. 861 /77	1039 /75	Rev. 122 /78
867 /75	Rev. 256 /76	1040 /75	Exp.
868 /75	Rev. 1021 /76	1041 /75	Exp.
869 /75	Rev. 958 /78	1042 /75	Exp.
910 /75	Rev. 618 /77	1044 /75	Rev. 89 /78
917 /75	Rev. 1002 /78	1047 /75	Exp.
919 /75	Rev. 103 /76	2 /76	Rev. 389 /76
926 /75	Rev. 177 /77	3 /76	Rev. 389 /76
927 /75	Rev. 961 /78	4 /76	Rev. 900 /76
928 /75	Rev. 634 /77	5 /76	Rev. 426 /78
929 /75	Rev. 861 /77	14 /76	Rev. 52 /78
930 /75	Rev. 271 /78	23 /76	Rev. 959 /78
932 /75	Rev. 271 /78	31 /76	Exp.
933 /75	Rev. 861 /77	32 /76	Rev. 470 /76
934 /75	Rev. 451 /78	38 /76	Rev. 524 /76
935 /75	Rev. 311 /76	40 /76	Rev. 522 /76
936 /75	Exp.	44 /76	Rev. 476 /77
937 /75	Rev. 951 /76	48 /76	Rev. 577 /76
938 /75	Rev. 269 /78	60 /76	Rev. 963 /78
944 /75	Rev. 599 /78	61 /76	Rev. 269 /78
945 /75	Rev. 860 /77	62 /76	Rev. 677 /77
946 /75	Rev. 677 /77	67 /76	Rev. 634 /77
947 /75	Rev. 660 /77	74 /76	Rev. 349 /76
948 /75	Rev. 154 /76	77 /76	Rev. 599 /78
949 /75	Rev. 17 /77	78 /76	Rev. 864 /77
954 /75	Rev. 377 /77	79 /76	Rev. 678 /77
958 /75	Rev. 407 /78	84 /76	Rev. 1002 /78
963 /75	Exp.	87 /76	Rev. 227 /78
964 /75	Exp.	88 /76	Rev. 677 /77
965 /75	Exp.	95 /76	Rev. 194 /78
966 /75	Revkg.	104 /76	Rev. 212 /78
974 /75	Rev. 906 /76	105 /76	Rev. 385 /76
976 /75	Exp.	106 /76	Rev. 202 /77
978 /75	Revkg.	107 /76	Rev. 386 /76
979 /75	Rev. 960 /78	109 /76	Rev. 861 /77
980 /75	Rev. 864 /77	110 /76	Rev. 865 /77
981 /75	Rev. 865 /77	111 /76	Rev. 269 /78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
112 /76	Rev. 271 /78	336 /76	Rev. 382 /76
124 /76	Rev. 508 /77	337 /76	Rev. 383 /76
130 /76	Exp.	360 /76	Rev. 634 /77
135 /76	Exp.	361 /76	Rev. 861 /77
136 /76	Exp.	362 /76	Rev. 677 /77
137 /76	Exp.	363 /76	Rev. 271 /78
151 /76	Rev. 407 /78	371 /76	Rev. 961 /78
154 /76	Rev. 1002 /78	372 /76	Rev. 227 /78
158 /76	Rev. 377 /77	380 /76	Rev. 188 /77
163 /76	Rev. 269 /78	381 /76	Rev. 290 /77
164 /76	Rev. 271 /78	382 /76	Rev. 288 /77
165 /76	Rev. 677 /77	383 /76	Rev. 289 /77
173 /76	Rev. 959 /78	389 /76	Rev. 876 /77
188 /76	Rev. 474 /76	392 /76	Rev. 122 /77
190 /76	Rev. 338 /78	412 /76	Rev. 634 /77
191 /76	Exp.	414 /76	Rev. 59 /77
193 /76	Rev. 37 /77	416 /76	Rev. 508 /77
198 /76	Rev. 927 /77	422 /76	Rev. 269 /78
200 /76	Revkg.	424 /76	Exp.
206 /76	Rev. 150 /77	430 /76	Rev. 877 /78
209 /76	Rev. 699 /77	435 /76	Rev. 861 /77
211 /76	Rev. 634 /77	448 /76	Rev. 936 /78
213 /76	Rev. 508 /77	450 /76	Rev. 932 /78
216 /76	Rev. 308 /76	451 /76	Rev. 933 /78
219 /76	Rev. 184 /78	454 /76	Exp.
220 /76	Rev. 860 /77	456 /76	Rev. 959 /78
224 /76	Rev. 548 /77	458 /76	Rev. 861 /77
231 /76	Rev. 634 /77	459 /76	Exp.
240 /76	Rev. 272 /78	460 /76	Exp.
243 /76	Rev. 342 /78	463 /76	Rev. 604 /77
249 /76	Rev. 989 /76	464 /76	Exp.
255 /76	Exp.	465 /76	Rev. 258 /78
256 /76	Rev. 678 /77	466 /76	Rev. 119 /78
257 /76	Rev. 271 /78	467 /76	Rev. 863 /77
258 /76	Rev. 790 /77	468 /76	Rev. 678 /77
265 /76	Rev. 740 /77	472 /76	Exp.
271 /76	Exp.	473 /76	Exp.
275 /76	Rev. 1002 /78	476 /76	Exp.
284 /76	Rev. 917 /78	477 /76	Exp.
288 /76	Rev. 634 /77	478 /76	Exp.
295 /76	Rev. 861 /77	480 /76	Rev. 81 /77
296 /76	Rev. 269 /78	483 /76	Rev. 900 /76
299 /76	Exp.	484 /76	Rev. 876 /77
300 /76	Rev. 677 /77	486 /76	Exp.
302 /76	Rev. 623 /77	487 /76	Rev. 288 /77
303 /76	Rev. 80 /77	488 /76	Rev. 289 /77
304 /76	Rev. 81 /77	489 /76	Rev. 290 /77
305 /76	Rev. 268 /77	497 /76	Exp.
308 /76	Rev. 585 /76	498 /76	Rev. 407 /78
309 /76	Rev. 1017 /76	513 /76	Rev. 188 /77
311 /76	Rev. 474 /76	517 /76	Rev. 89 /78
312 /76	Rev. 524 /76	518 /76	Rev. 861 /77
314 /76	Rev. 900 /76	519 /76	Rev. 677 /77
318 /76	Rev. 407 /78	522 /76	Rev. 1007 /76
320 /76	Rev. 89 /78	524 /76	Rev. 23 /77
321 /76	Rev. 272 /78	525 /76	Rev. 634 /77
323 /76	Rev. 964 /78	530 /76	Rev. 348 /78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
531 /76	Rev. 508 /77	716 /76	Rev. 861 /77
532 /76	Rev. 860 /77	718 /76	Exp.
533 /76	Rev. 623 /77	719 /76	Revkg.
539 /76	Rev. 272 /78	720 /76	Rev. 677 /77
542 /76	Rev. 677 /77	726 /76	Rev. 876 /77
543 /76	Rev. 227 /78	727 /76	Rev. 876 /77
549 /76	Rev. 890 /76	729 /76	Rev. 900 /76
550 /76	Rev. 377 /77	730 /76	Rev. 1002 /78
554 /76	Rev. 287 /78	731 /76	Exp.
561 /76	Rev. 699 /77	732 /76	Revkg.
565 /76	Rev. 963 /78	734 /76	Exp.
566 /76	Rev. 1002 /78	735 /76	Exp.
572 /76	Rev. 269 /78	737 /76	Exp.
579 /76	Rev. 223 /77	743 /76	Rev. 961 /78
580 /76	Rev. 876 /77	744 /76	Rev. 634 /77
581 /76	Rev. 577 /77	745 /76	Rev. 89 /78
585 /76	Rev. 820 /76	746 /76	Rev. 677 /77
593 /76	Rev. 280 /77	749 /76	Rev. 677 /77
594 /76	Rev. 272 /78	755 /76	Rev. 618 /77
597 /76	Rev. 634 /77	759 /76	Rev. 358 /78
602 /76	Rev. 81 /77	767 /76	Rev. 775 /76
604 /76	Revkg.	768 /76	Exp.
612 /76	Rev. 377 /77	771 /76	Rev. 566 /77
613 /76	Rev. 272 /78	773 /76	Rev. 618 /77
614 /76	Rev. 1002 /78	774 /76	Rev. 864 /77
615 /76	Rev. 623 /77	775 /76	Exp.
616 /76	Rev. 296 /78	777 /76	Rev. 599 /78
617 /76	Rev. 958 /78	784 /76	Rev. 81 /77
618 /76	Rev. 863 /77	793 /76	Rev. 961 /78
619 /76	Rev. 677 /77	795 /76	Rev. 508 /77
624 /76	Revkg.	796 /76	Rev. 963 /78
631 /76	Exp.	798 /76	Rev. 936 /77
633 /76	Rev. 618 /77	801 /76	Exp.
636 /76	Rev. 219 /78	806 /76	Rev. 677 /77
639 /76	Rev. 667 /77	807 /76	Rev. 271 /78
642 /76	Rev. 283 /77	808 /76	Rev. 699 /77
646 /76	Rev. 426 /78	809 /76	Rev. 667 /77
650 /76	Rev. 441 /77	811 /76	Exp.
657 /76	Exp.	816 /76	Rev. 863 /77
658 /76	Rev. 358 /78	818 /76	Rev. 860 /77
662 /76	Rev. 122 /77	819 /76	Rev. 269 /78
674 /76	Rev. 377 /77	820 /76	Rev. 14 /77
675 /76	Rev. 961 /78	821 /76	Rev. 443 /77
676 /76	Rev. 959 /78	822 /76	Rev. 272 /78
679 /76	Rev. 110 /77	823 /76	Rev. 1002 /78
691 /76	Rev. 936 /78	824 /76	Rev. 73 /77
693 /76	May 6 /78	826 /76	Rev. 227 /78
695 /76	Rev. 718 /76	827 /76	Rev. 623 /77
697 /76	Exp.	828 /76	Rev. 910 /78
699 /76	Rev. 407 /78	831 /76	Rev. 188 /77
700 /76	Exp.	834 /76	Rev. 900 /76
701 /76	Exp.	835 /76	Rev. 876 /77
702 /76	Exp.	842 /76	Rev. 865 /77
703 /76	Exp.	843 /76	Rev. 677 /77
706 /76	Rev. 268 /77	844 /76	Rev. 678 /77
711 /76	Rev. 866 /76	845 /76	Rev. 271 /78
715 /76	Rev. 623 /77	850 /76	Rev. 498 /78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
851 /76	Rev. 1013 /76 Jan. 8 /77	19 /77	Rev. 639 /78
858 /76	Rev. 639 /78	23 /77	Rev. 464 /77
859 /76	Revkg.	25 /77	Exp.
866 /76	Rev. 974 /76	27 /77	Rev. 876 /77
870 /76	Rev. 959 /78	28 /77	Rev. 951 /77
871 /76	Rev. 963 /78	32 /77	Rev. 75 /78
876 /76	Exp.	34 /77	Exp.
886 /76	Exp.	37 /77	Rev. 105 /78
887 /76	Rev. 961 /78	56 /77	Rev. 201 /77
888 /76	Rev. 377 /77	57 /77	Rev. 356 /77
891 /76	Exp.	58 /77	Rev. 771 /77
892 /76	Rev. 876 /77	59 /77	Rev. 212 /78
893 /76	Rev. 876 /77	80 /77	Rev. 400 /78
894 /76	Rev. 876 /77	81 /77	Rev. 405 /78
897 /76	Rev. 148 /77	83 /77	Rev. 419 /77
899 /76	Rev. 1002 /78	84 /77	Rev. 958 /78
905 /76	Rev. 1015 /76	85 /77	Rev. 961 /78
911 /76	Rev. 72 /77	88 /77	Rev. 861 /77
914 /76	Rev. 638 /76	89 /77	Rev. 269 /78
920 /76	Rev. 861 /77	90 /77	Rev. 269 /78
921 /76	Rev. 864 /77	91 /77	Rev. 677 /77
922 /76	Rev. 269 /78	92 /77	Rev. 660 /77
923 /76	Rev. 677 /77	93 /77	Rev. 678 /77
924 /76	Rev. 271 /78	95 /77	Exp.
930 /76	Rev. 876 /77	96 /77	Rev. 959 /78
932 /76	Rev. 876 /77	98 /77	Rev. 348 /78
936 /76	Rev. 677 /77	115 /77	Exp.
946 /76	Rev. 597 /78	116 /77	Rev. 272 /78
947 /76	Rev. 89 /78	118 /77	Rev. 959 /78
948 /76	Rev. 515 /77	119 /77	Rev. 677 /77
949 /76	Rev. 678 /77	120 /77	Rev. 677 /77
950 /76	Rev. 271 /78	128 /77	Exp.
951 /76	Rev. 937 /78	135 /77	Exp.
954 /76	Rev. 860 /77	137 /77	Rev. 89 /78
955 /76	Exp.	138 /77	Rev. 634 /77
964 /76	Rev. 89 /78	139 /77	Rev. 227 /78
965 /76	Rev. 865 /77	143 /77	Rev. 432 /77
966 /76	Rev. 677 /77	145 /77	Rev. 508 /77
968 /76	Rev. 227 /78	148 /77	Rev. 294 /77
970 /76	Rev. 681 /78	158 /77	Exp.
971 /76	Rev. 678 /77	160 /77	Rev. 508 /77
972 /76	Rev. 678 /77	163 /77	Rev. 961 /78
973 /76	Rev. 678 /77	164 /77	Rev. 961 /78
974 /76	Rev. 334 /77	165 /77	Rev. 272 /78
980 /76	Rev. 16 /77	166 /77	Revkg.
986 /76	Rev. 23 /77	167 /77	Rev. 227 /78
989 /76	Rev. 16 /77	168 /77	Rev. 862 /77
994 /76	Exp.	175 /77	Rev. 959 /78
1001 /76	Exp.	188 /77	Rev. 455 /78
1002 /76	Exp.	192 /77	Rev. 260 /78
1006 /76	Exp.	197 /77	Exp.
1007 /76	Rev. 965 /77	198 /77	Exp.
1012 /76	Rev. 508 /77	199 /77	Rev. 330 /77
4 /77	Exp.	202 /77	Rev. 768 /77
6 /77	Exp.	203 /77	Rev. 212 /78
14 /77	Rev. 230 /77	208 /77	Rev. 635 /77
16 /77	Rev. 143 /77	212 /77	Rev. 687 /78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
214/77	Rev. 8/78	359/77	Rev. 678/77
215/77	Rev. 9/78	360/77	Rev. 227/78
216/77	Rev. 3/78	362/77	Exp.
217/77	Rev. 2/78	367/77	Revkg.
222/77	Rev. 876/77	368/77	Rev. 379/77
225/77	Rev. 95/78	373/77	Rev. 961/78
227/77	Revkg.	375/77	Rev. 861/77
228/77	Rev. 313/78	376/77	Rev. 271/78
230/77	Rev. 531/77	378/77	Exp.
234/77	Rev. 219/78	379/77	Revkg.
237/77	Rev. 257/78	380/77	Revkg.
238/77	Rev. 405/78	381/77	Revkg.
246/77	Rev. 346/77	382/77	Revkg.
247/77	Rev. 961/78	387/77	Rev. 89/78
248/77	Rev. 634/77	388/77	Rev. 269/78
249/77	Rev. 269/78	389/77	Rev. 1002/78
250/77	Rev. 678/77	394/77	Revkg.
251/77	Rev. 227/78	395/77	Exp.
252/77	Rev. 227/78	408/77	Revkg.
253/77	Rev. 1002/78	409/77	Revkg.
255/77	Rev. 271/78	410/77	Revkg.
257/77	Exp.	414/77	Revkg.
260/77	Rev. 959/78	421/77	Rev. 341/77
261/77	Rev. 677/77	428/77	Rev. 677/77
265/77	Rev. 518/77	429/77	Rev. 271/78
269/77	Rev. 258/78	430/77	Rev. 272/78
273/78	Rev. 700/78	431/77	Rev. 843/77
274/77	Rev. 699/78	432/77	Rev. 306/78
275/77	Rev. 677/77	445/77	Rev. 455/78
277/77	Rev. 272/78	448/77	Rev. 168/78
278/77	Rev. 963/78	456/77	Rev. 464/77
288/77	Rev. 76/78	457/77	Rev. 876/77
289/77	Rev. 77/78	458/77	Rev. 936/77
290/77	Rev. 318/78	459/77	Rev. 271/78
300/77	Rev. 272/78	460/77	Rev. 272/78
301/77	Rev. 1002/78	461/77	Rev. 963/78
302/77	Rev. 822/78	464/77	Rev. 921/77
320/77	Rev. 677/77	465/77	Rev. 963/78
321/77	Rev. 421/77	467/77	Rev. 72/78
322/77	Rev. 89/78	469/77	Rev. 636/77
323/77	Rev. 227/78	470/77	Rev. 677/77
324/77	Rev. 1002/78	472/77	Rev. 271/78
325/77	Rev. 271/78	478/77	Rev. 861/77
326/77	Rev. 271/78	479/77	Rev. 678/77
328/77	Rev. 382/77	489/77	Rev. 585/78
330/77	Revkg.	492/77	Rev. 269/78
333/77	Rev. 379/77	493/77	Rev. 710/78
335/77	Rev. 367/77	496/77	Rev. 343/78
336/77	Rev. 861/77	498/77	Rev. 728/77
337/77	Rev. 677/77	499/78	Rev. 346/78
344/77	Rev. 394/77	500/77	Rev. 345/78
348/77	Rev. 861/77	503/77	Rev. 843/77
349/77	Rev. 862/77	506/77	Rev. 618/77
350/77	Rev. 271/78	511/77	Rev. 616/78
351/77	Rev. 271/78	512/77	Rev. 784/77
352/77	Rev. 271/78	517/77	Rev. 915/78
353/77	Rev. 272/78	519/77	Rev. 597/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
520 /77	Rev. 677 /77	722 /77	Rev. 61 /77
521 /77	Rev. 623 /77	723 /77	Rev. 959 /77
531 /77	Rev. 746 /77	724 /77	Rev. 960 /77
532 /77	Rev. 821 /77	725 /77	Rev. 961 /77
537 /77	Rev. 1002 /78	726 /77	Rev. 348 /78
538 /77	Rev. 588 /77	731 /77	Rev. 959 /78
543 /77	Rev. 862 /77	732 /77	Rev. 89 /78
544 /77	Rev. 271 /78	741 /77	Exp.
546 /77	Rev. 227 /78	745 /77	Rev. 455 /78
550 /77	Rev. 770 /77	746 /77	Rev. 1 /78
554 /77	Rev. 348 /78	750 /77	Rev. 227 /78
558 /77	Rev. 861 /77	751 /77	Rev. 861 /77
559 /77	Rev. 963 /78	753 /77	Rev. 271 /78
562 /77	Rev. 227 /78	762 /77	Rev. 127 /78
563 /77	Rev. 861 /77	763 /77	Rev. 273 /78
571 /77	Rev. 746 /77	770 /77	Rev. 82 /78
577 /77	Rev. 876 /77	772 /77	Rev. 273 /78
588 /77	Rev. 738 /78	780 /77	Rev. 72 /78
591 /77	Rev. 677 /77	781 /77	Rev. 73 /78
592 /77	Rev. 677 /77	782 /77	Rev. 961 /78
593 /77	Rev. 678 /77	783 /77	Rev. 865 /77
595 /77	Rev. 272 /78	784 /77	Rev. 269 /78
604 /77	Rev. 438 /78	793 /77	Rev. 626 /78
609 /77	Rev. 89 /78	803 /77	Rev. 883 /77
618 /77	Rev. 668 /78	804 /77	Rev. 884 /77
623 /77	Revkg.	830 /77	Rev. 137 /78
624 /77	Rev. 271 /78	832 /77	Rev. 900 /78
635 /77	Rev. 189 /78	834 /77	Rev. 899 /78
640 /77	Exp.	835 /77	Rev. 896 /78
650 /77	Rev. 863 /77	837 /77	Rev. 796 /78
651 /77	Rev. 270 /78	838 /77	Exp.
654 /77	Rev. 269 /78	842 /77	Rev. 91 /78
655 /77	Rev. 791 /78	847 /77	Rev. 958 /78
660 /77	Revkg.	848 /77	Rev. 959 /78
661 /77	Rev. 271 /78	856 /77	Exp.
668 /77	Rev. 269 /78	860 /77	Revkg.
669 /77	Rev. 861 /77	861 /77	Revkg.
670 /77	Rev. 272 /78	862 /77	Revkg.
672 /77	Rev. 843 /77	863 /77	Revkg.
673 /77	Rev. 227 /78	864 /77	Revkg.
677 /77	Rev. 137 /78	865 /77	Revkg.
678 /77	Rev. 598 /78	868 /77	Rev. 932 /78
679 /77	Rev. 920 /77	872 /77	Rev. 269 /78
682 /77	Rev. 961 /78	876 /77	Rev. 174 /78
687 /77	Rev. 938 /77	877 /77	Rev. 227 /78
688 /77	Rev. 269 /78	879 /77	Exp.
690 /77	Rev. 756 /78	881 /77	Exp.
696 /77	Revkg.	885 /77	Rev. 314 /78
697 /77	Revkg.	886 /77	Rev. 189 /78
700 /77	Rev. 958 /78	887 /77	Rev. 190 /78
709 /77	Rev. 272 /78	888 /77	Rev. 193 /78
711 /77	Rev. 137 /78	889 /77	Rev. 959 /78
715 /77	Revkg.	905 /77	Rev. 958 /78
716 /77	Rev. 816 /77	920 /77	Rev. 70 /78
717 /77	Rev. 271 /78	921 /77	Rev. 470 /78
719 /77	Revkg.	927 /77	Revkg.
720 /77	Rev. 137 /78	929 /77	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
942 /77	Rev. 227 /78	267 /78	Expired
944 /77	Rev. 1002 /78	273 /78	Rev. 598 /77
945 /77	Exp.	278 /78	Rev. 414 /78
946 /77	Exp.	279 /78	Rev. 415 /78
947 /77	Exp.	294 /78	Rev. 626 /78
948 /77	Exp.	298 /78	Exp.
952 /77	Rev. 325 /78	299 /78	Rev. 461 /78
954 /77	Rev. 137 /78	306 /78	Rev. 643 /78
956 /77	Rev. 234 /78	309 /78	Rev. 688 /78
967 /77	Rev. 822 /78	320 /78	Rev. 414 /78
968 /77	Rev. 271 /78	321 /78	Rev. 415 /78
969 /77	Rev. 272 /78	326 /78	Rev. 1002 /78
970 /77	Exp.	341 /78	Rev. 857 /78
971 /77	Rev. 222 /78	382 /78	Rev. 961 /78
975 /77	Rev. 241 /78	389 /78	Rev. 959 /78
1 /78	Rev. 250 /78	397 /78	Rev. 774 /78
2 /78	Rev. 189 /78	429 /78	Rev. 958 /78
3 /78	Rev. 190 /78	433 /78	Rev. 1002 /78
19 /78	Exp.	445 /78	Exp.
20 /78	Rev. 958 /78	470 /78	Rev. 980 /78
27 /78	Rev. 668 /78	474 /78	Rev. 1002 /78
51 /78	Rev. 666 /78	497 /78	Exp.
74 /78	Rev. 962 /78	500 /78	Rev. 757 /78
75 /78	Rev. 194 /78	501 /78	Rev. 758 /78
76 /78	Rev. 189 /78	507 /78	Expired
77 /78	Rev. 190 /78	523 /78	Rev. 785 /78
80 /78	Rev. 212 /78	533 /78	Rev. 1002 /78
82 /78	Rev. 294 /78	537 /78	Rev. 961 /78
93 /78	Rev. 1002 /78	538 /78	Rev. 961 /78
100 /78	Rev. 961 /78	547 /78	Exp.
102 /78	Rev. 277 /78	606 /78	Rev. 751 /78
111 /78	Rev. 137 /78	625 /78	Rev. 767 /78
113 /78	Rev. 311 /78	643 /78	Rev. 808 /78
115 /78	Rev. 961 /78	659 /78	Exp.
126 /78		660 /78	Exp.
150 /78	Rev. 1002 /78	710 /78	Rev. 827 /78
159 /78	Rev. 369 /78	712 /78	Rev. 862 /78
164 /78	Expires	714 /78	Rev. 961 /78
165 /78	Expires	758 /78	Rev. 834 /78
181 /78	Rev. 976 /78	764 /78	Rev. 872 /78
206 /78	Rev. 699 /78	765 /78	Rev. 873 /78
213 /78	Rev. 291 /78	766 /78	Rev. 874 /78
217 /78	Exp.	774 /78	Rev. 958 /78
222 /78	Rev. 984 /78	780 /78	Rev. 1002 /78
240 /78	Expired	808 /78	Rev. 908 /78
242 /78	Rev. 278 /78	825 /78	Rev. 924 /78
243 /78	Rev. 279 /78	837 /78	Rev. 958 /78
247 /78	Rev. 961 /78	858 /78	Rev. 1002 /78
250 /78	Rev. 523 /78		



3 1761 11550104 1